

COPY

NOTICE OF TERMINATION OF TENANCY

TO Robert Larson

3909 Midway Drive, Island Lake, Illinois 60042

You are hereby notified that your tenancy of the following described premises, to wit:

3909 Midway Drive, Island Lake, Illinois 60042.



situate in the Village of Island Lake, in the County of McHenry, and State of Illinois, will terminate on the 31st day of August, 20 10, and you are now hereby required to surrender possession of said premises to the undersigned on that day.

DATED this 27th day of July, 2010.

Carleen Larson as Trustee of the
Lara M. Larson Family Trust

By: Jeffery J. Nitschke/mg
Its attorney's Sordetti, Johnson, Teegen,
Phillips & Argueta, Inc.

REGISTER COPY

| | | | |
|----------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------|
| REMITTER SUNSET |  Midwest Bank and Trust Company <small>A Subsidiary of Midwest Banc Holdings Inc.</small> | 2352 966152 | 70-2205719 September 17, 2007 |
| PAYABLE TO CARLEEN TRENTADUE | | | *20,000.00* |
| PAY EXACTLY \$80,000 DOL 00 CTS | | | |
| CASHIER'S CHECK | | | |
| ⑈966152⑈ ⑆071922955⑆ | | FEE COLLECTED _____ DATE PAID _____ SIGNATURE TOTAL  | NOT NEGOTIABLE 73010⑈ 75⑈00008000000⑈ |

Date 9/17/07 Ck# 966152 Amt 80,000.00

Overides: 2350
 ID - Keys
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 COUNTERWORK003 162 000270

MIDWEST BANK AND TRUST
 09-17-07 00000073010
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Date 9/17/07 Ck# 966152 Amt 80,000.00

NAME _____
ACCOUNT NO. _____ DATE 1/13/07 70-2236/113

PAY TO THE ORDER OF Midwest Bank \$ 80,000.00
Eighty Thousand and 00/100 DOLLARS

Midwest Bank
www.midwestbank.com

MEMO _____

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Date 9/17/07 Ck#

Amt 80,000.00

CREDIT TO THE ACCOUNT
OF THE WITHIN NAMED PAYEE
MIDWEST BANK AND TRUST CO.
ISLAND LAKE, ILL. 60047

SEP 17 1967

MIDWEST BANK AND TRUST CO.
08-17-07 0000000000
COUNTERWORK 003

Date 9/17/07 Ck#

Amt 80,000.00

Robert Larson
Caulen D. [unclear]

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DB

DOROTHY BROWN 09-98
CLERK OF THE CIRCUIT COURT OF COOK COUNTY
CHANCERY - DIVISION TRUST ACCOUNT

2995

2-214/710
BRANCH 453

Date MARCH 18, 2008

Pay to the Order of ROBERT LARSON

THE SUM OF \$ 98,336.39

\$ 98,336.39

Dollars

Security Features Details on Back

 **Associated Bank**

Chicago, Illinois
www.associatedbank.com

Payable After 90 Days of Check Date

Dorothy Brown

For 07CH6096

⑈002995⑈ ⑆071002147⑆ 2169 906 010⑈

⑈0009833639⑈

July 30, 2009

Dear Rob,

As I sit to type this letter to you, I do not think I will be able to find words to express the pain I am feeling. I cannot get through a day without breaking out in tears, sometimes for what appears to be no reason even. I am not sleeping and am ridiculously nauseated by stress. I reflect on the times I thought you and I could get through anything together. I also recall thinking you would do anything for me and never hurt me...I was wrong about both.

I hope you can forgive me for giving up. I feel the weakest I have ever felt right now and this anguish is indescribable. I miss so much about you, about us and long for the days when we talked for hours about everything. I escape to those memories but the reality of our life right now cannot be ignored. I cannot overlook the need to make a choice and a change for not only the kids but my own health and sanity. For reasons I tried to explain that feel so out of my control, I cannot consider you and I reconciling or you returning to my home. I do not know how to approach a "divorce" considering our marriage is not legal, but I suppose that is what I am referring to. However, you and I are entangled legally in many other matters we will need to reach an agreement on. Perhaps next week we can make time to sit down together and go through the necessities item by item? I am so overwhelmed by the current situation with the kids and us I cannot fully process what else we need to discuss. I hope the time apart from you will help me gather my thoughts so we can proceed appropriately, fairly and respectfully. Yet the only thing the time away gives me is more torment. Please never doubt my love for you, but I guess it's not enough to get through this anymore.

I do not want to ever persuade your kids negatively about their relationships with you, and instead know they need you and your influence. Please know if and when the time comes for visits and even possibly returning the kids to you, I will never stand in the way and instead assist that transition to be as smooth as possible. As I have always told you, I think some of your children have serious problems and I do not know if I can help them. Intense in home therapy started today for Faith and Robert, and I set April up for August 13th, first available appointment with a new counselor, Gretchen, for her diagnosis, Reactive Attachment Disorder. I am having April and Avi see Courtney at Wellspring at least 1 more time this Saturday despite the fact that it will be private pay. I think the continuity of the same counselor will help the transition to the new group, where Avi will also continue with sessions. I honestly do not know if I can do this, meaning take care of 7 kids on my own, many with special needs, my definition. If the situation in my home at all becomes unsafe or inappropriate again, I will have no choice but to request and allow DCFS to remove your child or children that are the concern. The kids know

how fragile the current situation is, and that they must talk and use therapy to the best of their abilities. If they choose not to, and/or continue to break my rules, their futures will be away from me and out of my control.

On a positive note, Faith is enjoying Hockey starting back up, and realizing how out of shape she is. Grace is away camping with Gabbie through Sunday and sounds like she is having a great time. Robert has been rather quiet, but other than his usual antagonistic, manipulative self not causing me any new problems. April appears to be looking forward to more counseling and tells me she knows she has a lot to work on. Avi loves cheerleading, although yesterday complained of her back being sore when I picked her up. She said she didn't stretch enough, which I told her is a necessity not a choice, and she is looking forward to getting her uniform soon. All the kids have physicals set up for the next 3 weeks prior to school starting, and I just finished with round 1 at the dentist – Faith and Avi both have 1 cavity, and April will need her front tooth bonded as the enamel is worn off one edge and deteriorating. The kids also will be going to 'gear up' at the schools so they can walk around and see where there classes are, etc before school starts. I am being told I will be getting funds through foster care as well as a clothing allowance which will be very helpful for the kids school needs.

I am not typing this to avoid talking to you. Instead, I feel things are so chaotic and hectic I will forget to tell you. I do get very sad after we talk, and especially after we part...I do not know how I will get through this, especially without you by my side. But my desires and my needs no longer feel within reach. I could never imagine my future without you in it, just as I could never imagine my life to be the mess it is right now. Maybe I was out of touch with reality all along...

Love,
Carol

March 16, 2010

Rob,

Enclosed you will find 3 titles: 1. Nissan Truck VIN # JN6ND16S9HS011688, 2. Dodge Truck VIN# 1B7HF13Z91J549449 and 3. Trailer, VIN# 47SS122T761922561.

Because you no longer reside in WI and are the sole owner and operator of all 3 listed items above, I am distributing them to you immediately. You have 20 days to get them titled properly in IL. If you do not do so, I will send notification to the Secretary of State and they can proceed from there. I will stop paying on any auto insurance immediately, and State Farm is aware of the situation. I request you return to me all license plates, registration and insurance information included in the vehicles and/or in your possession within 5 business days of signing for this letter.

This is also the final payment I will make on your life insurance policy. Because the trust is the owner of this policy, if you would like to keep it open, pay on it yourself and have it signed over to you as owner, I request you submit this to me in writing along with the other items I am requesting you return to me within 5 business days of signing this letter. If I do not get that notification, I will cancel the policy all together.

The only insurance I will continue to pay is for the residence in Island Lake. I expect you as tenant to make full property tax payments due in May and other expenses as the will directs. If you do not do so, I will be forced to make other decisions on the future of that home.

Regards,

Carleen Larson, Executor & Trustee

Carleen Larson

Executor and Trustee of the Lara Larson Family Trust

**IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS**

PROBATE DIVISION

Estate of)
)
 LARA M. LARSON,) No. 04 P 484
)
 Deceased.)

PETITION FOR COURT ORDER

NOW COMES THE PETITIONER, ROBERT R. LARSON, Husband
of the Decedent, and prays that this Court consider his Petition to Hear his
Claim as follows:

1. This Court removed the Trustee of the LARA M. LARSON
TESTAMENTARY TRUST, Mr. John Lindvall, as per it's order, on
February 19, 2008.
2. On that same date this Court appointed Attorney FREDERIC
BRYAN LESSER as Special Administrator of the Estate of
LARA M. LARSON.
3. The Petitioner, ROBERT L. LARSON, husband of the decedent and
father of the children of LARA LARSON and himself, all
beneficiaries of the LARA M. LARSON TESTAMENTARY
TRUST, hereby petitions this Court to modify in part it's Order
issued on February 19, 2008.
4. Petitioner signed a promissory note with Lindvall in 2007 for
\$80,000.00 for the purpose of buying a home. Lindvall and his
attorney, James Kaiser, had insisted that estate funds could not be
used for this purposc. Once this Court issued an order for Cambridge

Bank to open the Estate bank records to the Petitioner it was learned that Estate funds were indeed used for the purpose of funding this supposed "personal loan" from Lindvall to Larson.

5. The Petitioner and his family, which includes himself, his children, his wife, and her children, which is a total of 11, is now in extreme financial duress. This is in large part due to the mismanagement of the Trust assets by Mr. Lindvall.
6. Estate funds invested by a company known as Dawson Trading LLC, the total sum being approximately \$64,000.00, were disbursed by Mr. Joe Dawson, on his initiative, to Mr. Robert Larson, on or about December 27, 2007.
7. Due to the claims of the Petitioner as regards to the mismanagement of the Trust's assets by Mr. Lindvall, the Petitioner took said Dawson Trading proceeds and deposited them in an account at Southport Bank in Kenosha, Wisconsin. A copy of the account statement is attached.
8. As most of the Trust assets are in the name of John Lindvall, or have been converted to his purpose, there are insufficient assets available to fulfill the trust purpose.
9. The Petitioner and his children need access to these funds for the purposes detailed in the Trust, namely, the "health, maintenance in reasonable comfort, and education." of the children.
10. The Petitioner requests that this Court make these funds available to the Petitioner and his children.

THEREFORE, the Petitioner petitions this Court to issue an Order to enable the Petitioner to use said funds for his children's welfare.

Respectfully submitted:

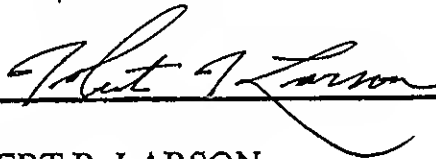
ROBERT R. LARSON

ANTHONY I. MOREE,
HIS ATTORNEY

VERIFICATION BY CERTIFICATION

Under penalties of perjury as provided by law, pursuant to section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that we believe the same to be true.

Dated: March 05, 2008

A handwritten signature in cursive script, appearing to read "Robert R. Larson", is written over a horizontal line.

ROBERT R. LARSON

FACE SHEET
INTAKE AND INVESTIGATION



CONFIDENTIAL

AGENT NAME **Kenya Mason** AREA NUMBER **21504** DATE PREPARED **09/20/10**

☐ Probation ☐ Parole ☐ MR / ES ☐ Conditional Release
☒ Pre-Sentence (Confidential) ☐ Interstate Compact ☐ Program Referral ☐ CIP/Earned Release Program
☐ Probation Questionnaire ☐ Law Enforcement Contact ☐ DNA Specimen Referral ☐ Other

****Clerk of Courts - Send original copy of this questionnaire together with two certified copies of the Probation Order and one copy of the Information (or criminal complaint) to the local Probation and Parole Office.

PERSONAL INFORMATION

NAME(As shown on court order) **Robert R. Larson** DATE OF BIRTH **05/11/65** DOC NUMBER

TELEPHONE NUMBER CELL PHONE and/or PAGER NUMBER **262-865-8063** MAIDEN NAME-ALIASES-PREVIOUS NAMES-NICKNAMES-STREET NAMES
Arson Larson

STREET (Directions if Rural) **3909 Midway Dr.** **Bob Larson**

CITY **Island Lake** STATE **IL** ZIP CODE **60042** COUNTY OF RESIDENCE **McHenry** MARITAL STATUS **single**

RACE **White** HEIGHT **6'4"** WEIGHT **230** EYES **Blue** GLASSES ☐ Y ☒ N CONTACTS ☐ Y ☒ N HAIR COLOR **Brown** BALDING ☐ Y ☒ N MOUSTACHE ☐ Y ☒ N SEX **M** AGE **45** BIRTHPLACE **Elgin, IL**

VEHICLE MAKE **Nissan** MODEL **Pickup** YEAR **87** PLATE NUMBER **L62577665135** DL# or ID# STATE **IL** DL VALID ☒ YES ☐ NO

WI STATE ID # (CIB) **1252562** OTHER STATE ID # **IL24058820** FBI # **444447CA9** FINGERPRINT CLASSIFICATION

EMERGENCY NOTIFY (Name) **Daisy Valencia** IDENTIFYING TATTOOS, MARKS, SCARS, MOLES, PIERCING, BIRTHMARKS, ETC.
(Include location and description of each)
DO NOT INCLUDE PROTECTED HEALTH INFORMATION OR ANY DIAGNOSED MEDICAL OR MENTAL HEALTH CONDITIONS.

STREET **trachea scar on neck**

CITY **McHenry** STATE **IL** ZIP No tattoos
TELEPHONE NUMBER **(847)309-8349** RELATIONSHIP **friend**

ARMED FORCES VETERAN ☐ YES ☒ NO WEAPONS USED IN THE OFFENSE ☐ YES ☒ NO GANG AFFILIATION **denied** FIREARMS/ANIMALS - WHERE ARE THEY KEPT?

EMPLOYER **unemployed** EMPLOYER ADDRESS Work Hours: From: to: PHONE

OFFENSE AND COURT DATA

JUDGE **Mary Wagner** COURT BRANCH # **6** COUNTY OF COMMITMENT **Kenosha** COURT CASE NO.(S) **09CF610**

DISTRICT ATTORNEY **Robert Zapf** DEFENSE ATTORNEY **none** CONSECUTIVE PROB ☐ YES ☐ NO CLASS ☒ FELONY ☐ MISDEMEANOR

DATE CONVICTED **08/18/10** DATE SENTENCED **09/27/10** DATE RECEIVED MR DATE / ES RELEASE DATE DISCHARGE DATE

| CT. | OFFENSE(S) | DATE | PLEA | STATUTE NUMBER | SENTENCE |
|-----|--------------------------------------|----------|--------------|----------------|----------|
| 1 | Child Abuse-Intentionally Cause Harm | 05/30/09 | Found Guilty | 948.03(2)(b) | |
| 2 | Child Abuse-Intentionally Cause Harm | 05/19/09 | Found Guilty | 948.03(2)(b) | |
| 3 | Child Abuse-Intentionally Cause Harm | 05/26/09 | Found Guilty | 948.03(2)(b) | |

POST CONVICTION

DNA SPECIMEN REQUIRED? ☐ YES ☐ NO ☐ N/A-Previously Collected COUNTY OFFICIAL SIGNATURE INDICATING DNA SPECIMEN COLLECTED DATE SIGNED

IS THIS A SPECIAL BULLETIN NOTICE (SBN) CASE? ☐ YES ☐ NO
SEX OFFENDER REGISTRY REQUIRED WITH WISCONSIN SORP ☐ YES ☐ NO
IF YES, DUE TO JUVENILE SEX OFFENSE ADJUDICATION ONLY? ☐ YES ☐ NO (if YES, Registry Information is Confidential and CANNOT be Disclosed)
OFFENDER MUST COMPLETE FACE TO FACE CONTACT WITH LOCAL LAW ENFORCEMENT ☐ YES ☐ NO

LAW ENFORCEMENT SIGNATURES (IF APPLICABLE)

| COUNTY SHERIFF OR DESIGNEE SIGNATURE | DATE SIGNED | CHIEF OF POLICE OR DESIGNEE SIGNATURE | DATE SIGNED |
|--------------------------------------|-------------|---------------------------------------|-------------|
| | | | |

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
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PRESENT OFFENSE

DESCRIPTION OF OFFENSE:

Please see attached Criminal Complaint.

OFFENDER'S VERSION:

According to the defendant, he was disciplining his children by spanking with an open hand to the buttocks; however, during the months of May, as a gesture of support, he began disciplining his son in the same manner in which Carleen Larson disciplined her children. As a result, he resorted to slapping his son, Robert L., DOB 06/14/96. The first time he struck his son, his son "smirked" at him. Subsequently, the defendant hit him harder the third, fourth and fifth time. The discipline was in reaction to his son getting physical with his siblings. In the past he has utilized grounding, spanking, additional chores and writing sentences as forms of punishment, but he wanted to present a "unified front" with his live-in girlfriend, Carleen Larson.

As to his daughter April L., DOB 03/25/98, she was sitting on the floor in the threshold between the kitchen and living room. After telling her to get up three times, he grabbed her by the chin as she stood up. Admittedly, there was some force, but she was never lifted from the ground with her feet dangling. Moreover, he has grabbed her by the chin in the past, but only in an effort to get her, or any of his children, look at him while he is talking to them.

In reference to his child, Avielle L., DOB 10/21/99, Avielle had been assigned to do the laundry. Typically when chores are not completed, Carleen will look to the defendant to react to the child's failure to follow through on what had been assigned. He was uncertain if Carleen addressed this with him on this date; however, Avielle was told by Carleen to clean out the lint trap on the dryer. In an effort to reinforce what Carleen told her to do, the defendant grabbed her by the chin to talk to her. Avielle was "muttering" under her breath and being "snotty", so the defendant "put" her whole body against the wall. He did this because he did not want her to be able to turn away from him.

The defendant acknowledged he does routinely grab his children by the jaw; however, slapping is new technique. When asked about the appropriate punishment for him as related to the offense, the defendant indicated he was uncertain how to answer the question.

VICTIM'S STATEMENT:

This writer spoke with Carleen Larson, the guardian of the children April L., DOB 03/25/91 and Avielle L., DOB 10/21/99. Ms. Larson indicated that when she met the children six months into her relationship with the defendant, she immediately fell in love; they pulled at her heart strings. The girls appeared to need guidance from a female

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
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and the residence was unkempt. She felt like when she was around, things got done and the children were happier. Within one month of meeting them, the children were spending the night at her residence.

In October 2007, she purchased a home and had it renovated so the older children would have their own rooms. Once finished, there were nine bedrooms in the house. The family moved into the residence in January 2008. The defendant was always very verbal with the children. Though she never witnessed it, he had spanked the children on the bottom with an open hand, but it never seemed to be excessive; the children were not bruised and never seemed distraught. Ms. Larson was later told by the children that their father was more physical when she was not around and they were told not to tell her.

In May 2009, the family moved into Ms. Larson's townhome, which was smaller than their previous residence. She explained that the move was necessary because she was no longer able to financially support two households. The defendant was unhappy about the move and refused to assist. In fact, Ms. Larson and the children packed some of his personal items and the remaining items were left at the residence until Ms. Larson threatened to throw them in the trash. It was only then that he went to get them. After the move, the defendant's attitude seemed to change. He was short tempered and could not seem to be pleased. Moreover, he acted "nasty" towards the children. She was a witness to the incident in which the defendant lifted April approximately four inches from the ground by her chin. April yelled that he was hurting her and Ms. Larson screamed at the defendant and he put her down, leaving her to run to Ms. Larson's arms.

After the defendant's behaviors were reported to the police, she learned about the previous acts. The atmosphere in the house began to change and the children were "lighter and happier"; everyone seemed to be at ease. Though April remains in counseling, she is doing well. She has been diagnosed with Reactive Detachment Disorder.

Ms. Larson believes the defendant is a dangerous individual. He stole medication from the residence of John Lindval and asked Ms. Larson about the medication's use. She informed the defendant that it was a cardiac medication. He asked if the medication could cause harm and she told him that it could potentially cause the heart to stop. He told her he would keep the medication in case he needed it later. Ms. Larson believes the medication is still in the safe that is in her residence that she cannot open. Moreover, he had guns buried in the backyard of their former residence.

Although the defendant has not made an effort to see the children, they have verbalized that they do not want to have contact with their father. They say they hate him. The

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
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defendant last saw the children on December 26, 2009 when he was a patient at a rehabilitation facility. Ms. Larson initiated the contact because she felt bad that been involved in an accident and had been injured. Moreover, he was in a rehabilitation facility and not his residence.

When the incident first occurred, Ms. Larson believed the defendant could be rehabilitated, but she has since recognized that he is a sociopath and beyond help. He is dangerous to her and the children. To make them testify on the stand and discuss their deceased mother shows Ms. Larson that the defendant does not care about the children; she believes he was attempting to get some sort of payback for what he perceives has been done to him. She believes the best thing the court could do it to imprison the defendant so the children can have some level of peace; he has attempted to destroy them.

This writer spoke with Jeff Tranberg, the foster father for the victim Robert L., 06/14/96. He was to speak with his wife and return this agent's call, but to date there has been no return call.

PRIOR RECORD

ADULT RECORD:

| <u>DATE</u> | <u>OFFENSE</u> | <u>LOCATION</u> | <u>DISPOSITION</u> |
|-------------|------------------------|-----------------|-----------------------------------------------------------------------------------------------------------------------------|
| 01/24/83 | Burglary (83CF165) | Lake County, IL | 09/09/83-30 months probation, 100 hours public service. 02/10/84- probation revoked, 3 years confinement. |
| 04/05/83 | Burglary (83CF323) | Kane County, IL | 05/04/83-18 months probation, 2 months periodic imprisonment. |
| 07/20/83 | Burglary (83CF1732) | Lake County, IL | 02/10/84-3 years confinement. |
| 11/21/83 | Burglary | Lake County, IL | 02/15/84-3 years confinement. 09/16/85- Released. |

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
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| | | | |
|----------|----------------------------|-------------------|---------------------------|
| 11/01/84 | Retail Theft (84CM5683) | Peoria County, IL | 12/05/84-30 days jail. |
|----------|----------------------------|-------------------|---------------------------|

JUVENILE RECORD:

Although this writer has not yet received verification, the defendant reported being placed on 18 months supervision as a juvenile for Criminal Damage To Property.

CORRECTIONAL EXPERIENCE:

According to the defendant, the Criminal Damage To Property offense occurred when he used a knife to puncture the tires of a school bus. Additionally, the defendant reported receiving a municipal citation for putting calcium carbide in a toilet in high school. This incident earned him a nickname by his peers, Arson Larson.

On February 15, 1984, the defendant was sentenced to three years in the Illinois State Prison System for Burglary. He indicated, he was with a man who complained of needing money. Resultantly, the two picked an affluent subdivision and knocked on the door of one of the residences. There was no answer and the door was unlocked, so they went inside and stole a stereo and television.

The defendant denied any other convictions; however when this writer received records check from Illinois State Police, several other convictions were listed, including three additional Burglaries.

PENDING CHARGES:

Record checks revealed no pending criminal matters.

PERSONAL HISTORY

FAMILY/MARITAL:

The defendant's father, Robert Barent Larson, DOB 09/08/24, passed away on May 5, 1985 of cancer. His father resided in Wauconda, Illinois at the time of his death and was employed as an electrician for Illinois Bell. He had been employed in this capacity for over 33 years. The defendant's father had no criminal record that the defendant was aware, nor did he have and alcohol/drug abuse issues.

The defendant described a good relationship with his father. He stated his father as strict, but the defendant knew he was loved. Admittedly as a teen, the defendant was "a handful" and wanted to be with his friends instead of doing chores or other responsibilities.

PRE-SENTENCE INVESTIGATION
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Addie Mae (Bassett) Larson, DOB 12/26/28, is the defendant's mother. Mrs. Larson passed away in 1969 of suicide by carbon monoxide poisoning the month prior to the defendant's fourth birthday. He elaborated that his father claimed defendant's youngest brother was not his child and the child was given up for adoption. The defendant believes the depression associated with this made his mother take her own life. The defendant stated he has very few memories of his mother.

The defendant's parents were married from 1957 until the time of his mother's death. The defendant denied any domestic violence or separations in their union. The defendant is one of two children produced of this union. Larry Larson, DOB 04/01/55, resides in California and is unemployed due to an injury. Larry ran away from home after their mother's death. He went to live with their half sister, Linda Fyfe, born 1950, in Florida. The defendant speaks with Larry approximately once monthly. Larry had a criminal records associated with a home invasion in Illinois in which he was sentenced to prison; AODA issues were denied. As mentioned previously, the defendant also has a sister, his mother's child, Linda Fyfe, who resides in Florida. The defendant was uncertain of the city and she was last known to be employed in a boat showroom. The defendant does not share a close relationship with Linda and has not spoken to her in several years. The youngest child was born to the defendant's mother in 1969. The defendant was uncertain of this child's name or location, but was aware that the child was male.

From 1970 until 1977, the defendant's father was married to Margaret (Duenn) Larson. They did not share any children; however, she had a son and two daughters from a previous relationship.

Growing up, the defendant reported being provided for adequately with food, clothing and shelter. He denied the need of welfare for support. His fondest memories of his childhood were of swimming and "hanging out" at the lake in his subdivision. Moreover, he enjoyed driving around in "muscle cars" as a youth. His father was his main disciplinarian. His disciplinary method consisted of spanking with an open hand to the bottom. The defendant denied any emotional or physical abuse.

The defendant is not currently involved in a relationship. His last relationship ended upon his arrest with Carleen Larson. The defendant explained that while Carleen has his surname, they are not legally married because he does not believe in making the government a "business partner"; however, they did participate in a commitment ceremony on November 11, 2007 in Ft. Lauderdale, Florida. He explained that he married his first wife because she pressured him into marriage. The defendant separated from Carleen because she informed him there was no possibility of reconciliation, that they were not right for each other. The defendant interjected that Carleen has control issues. He elaborated by saying she wanted her residence to be

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
PAGE 7

immaculate and look like an operating room. His children worked to keep the house clean, while Carleen's children "skated". She took it as a compliment when she saw that her residence was referred as "immaculate". Ms. Larson has two children from a previous relationship, Joseph Trentadue and Tommy Trentadue. She is a Registered Nurse and the owner of Caring Heart, a home health care agency. She has no criminal record, nor does she have any AODA issues.

After dating six to seven months, the defendant married Lara (Pohlman) Larson, DOB 09/19/67. She passed away due to cancer on April 28, 2004 after 17 years and 17 days of marriage. He stated that he was devastated when she passed away. They shared seven children together. Addie Mae Larson, DOB 05/29/90, resides in Grayslake, Illinois and is a caregiver and waitress. Adam Robert Larson, DOB 10/27/92, resides in Grayslake, Illinois and is a construction worker as well as a Goodwill employee. Faith Amber Larson, DOB 10/31/93, Grace Anna Larson, DOB 11/28/94, April Haven Larson, DOB 03/25/98 and Avielle Hope Larson, DOB 10/21/99 all reside with Carleen Larson in Pleasant Prairie, Wisconsin. Robert Barent Larson, DOB 06/14/96, resides with a foster family in Kenosha. Of his children, only Robert has a juvenile criminal record. Additionally, he suspects Faith may have AODA issues.

Ms. Larson indicated that Robert B. Larson was experiencing emotional and behavioral problems which resulted in his removal from the home. Ms. Larson explained that she was not capable of dealing with the issues he exhibited, specifically when he began acting out sexually.

After his wife passed away, the defendant stated he was under a "microscope". His church and its members would give his children exorbitant gifts on a regular basis. As a result, his children became materialistic. He interjected, his children would look to where they could get "the best deal". He believes this is why they chose to remain with Carleen Larson and do not want to have contact with him.

EDUCATION/EMPLOYMENT/FINANCIAL:

The defendant completed the 11th grade at Wauconda High School located in Wauconda, Illinois. The defendant stated he did not complete the 12th grade because he was arrested for Burglary and placed in the Illinois prison system. While incarcerated he earned his General Education Diploma (GED). He denied any issues with tardiness or truancy. The defendant was suspended from school as well as expelled for incidences such as vandalism and putting calcium carbide in the toilets. He explained he was involved in honors courses and denied repeating or skipping any grades.

According to records received from Wauconda High School District 118, the defendant was involved in several advanced courses for English, Algebra and US History. His

PRE-SENTENCE INVESTIGATION

LARSON, ROBERT R.

PAGE 8

grades ranged primarily from B's to F's. He did receive one A- in Introduction to Psychology and an A in Metals I. He was expelled from school on January 16, 1981. At the time of his expulsion, his cumulative grade point average was 1.68.

The defendant is currently unemployed. He explained he was self employed doing janitorial work at "different places". When asked to elaborate, he indicated from 1990 through December 7, 2009, he cleaned private residences and businesses. More recently, he primarily cleaned private residences under the business name of Sunset. He could not name the last business he worked for, but indicated the last one was about one year ago. At its peak of business he had twenty homes; however, by the time he quit, he had four. He stated he could not recall how much he earned in this capacity. Prior to being self-employed, the defendant worked from 1990 until 1994 at Sealright Windows located in Barrington, Illinois. He left this company to establish his cleaning business. From 1988 until 1990, the defendant was a warehouse worker for Chain 'o Lakes Electrical Supply located in Mundelein, Illinois. He left this employer to go to Sealright Windows.

When asked about income taxes, the defendant stated he has never filed an income tax return. He elaborated, there is no law requiring him to "assess himself" and that taxes are a "capitalized trust that the government created".

As to outstanding debts, the defendant initially claimed that he as a living man did not have any debt, but when this writer asked about Robert Larson's debt, the defendant confessed that it include approximately \$54,000 in credit card debt and approximately \$80,000 in back taxes. He believes he may have two tax liens, but he is disputing the debt. The defendant has no checking or savings account. His assets include a 1987 Nissan pick-up truck whose value he was uncertain. The defendant was uncertain if there was a child support order for any of his children. He has never filed for bankruptcy, nor has he received any wage garnishments.

According to the defendant, his wife had a \$500,000 life insurance policy when she passed away. From that policy, Carleen asked him for \$80,000 in order to purchase a residence. He went to the person in charge of the trust, John Lindval, and discovered he was embezzling money. He was able to obtain the \$80,000, but indicated there is no more money in the trust due to the embezzlement. Criminal charges are being pursued against Mr. Lindval.

The defendant also reported receiving a settlement due to a car accident. Of that settlement, he gave Carleen Larson \$98,000, \$50,000 of which was to be a loan. Further, he acknowledged having a will in which Carleen Larson was named the executor and disowning his oldest two children. The defendant indicated this was drawn up by Carleen and he was forced to sign. It has since been revoked.

EMOTIONAL AND PHYSICAL HEALTH/CHEMICAL USAGE:

According to the defendant, he has not been involved in any inpatient/outpatient emotional or psychological counseling, nor does he feel the need for such treatment. He has never attempted suicide, nor does he have any suicidal thoughts or plans. Anger management issues were denied, but he has participated in courses related to this issue. He was unable to complete the courses due to a back injury and could not recall the name of the treatment provider.

According to records received from Kenosha County Division of Children and Family Services, the defendant participated in a psychological assessment with Dr. Lori Pyter on September 1, 2009. The reason for the referral was to assess the defendant's psychological functioning, to assist in developing an accurate diagnostic profile and the use the information for case management and treatment planning. Dr. Pyter assessed that the defendant has "some difficulty relating to other people in a sincere and direct way. He often doesn't put in the effort or reciprocity that is needed to maintain stable relationships." In summary, the defendant was described as an individual functioning between high average and superior ranges of ability when compared to his peers. He was described as having some difficulty with inattention and vigilance. Moreover, it appeared to the examiner that the defendant suffered with an underlying anxiety disorder, but it was noted that the defendant did not seem to be aware of his underlying emotional patterns, although "at times it is clear that his thought processes and behavior patterns are clearly obsessive-compulsive in nature." It was suggested that the defendant has the potential to make improvements, but will need support and guidance from a treatment provider, whom he trusts, to be able to improve.

The defendant described his current physical health as "not good". He explained, he is in constant pain due to a back injury. On 2005, he had a tracheotomy due to a car accident. Additionally, he has had a spinal fusion. In 2005, the defendant was involved in a head-on collision in which he broke his neck and right leg. On December 7, 2009, the defendant fell from a ladder while cleaning gutters. He was hospitalized for several months, then required to participate in rehabilitation. He has no asthma, but is allergic to pollen, horsehair and dust. He is currently under the care of Dr. Planas, but is not taking any prescription medications because he cannot afford them; however, he has been prescribed Elavil, Oxycontin and "some patch."

It was at age 18 that the defendant first experimented with alcohol. He indicated he has never been a regular drinker and estimated having a glass of wine around the holidays to be polite. He was unable to recall the last time he drank.

According to the defendant, he first ingested marijuana at age 18. He used marijuana sporadically for approximately two months. He has not used marijuana since age 18. The defendant denied using or experimenting with cocaine or any other controlled

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
PAGE 10

substance. He has never been involved in any AODA treatment, nor does he feel the need for such treatment.

OTHER:

At onset of the interview, the defendant was asked about his citizenship and he stated he was not a citizen of the United States, that he was "born on the land". Further, he stated he is a "free man" living at the "common law" that all comes from God. He elaborated that citizenship is a "corporate designation" and he cannot be born in an "artificial jurisdiction." He was "told" he was born in Elgin, Illinois.

Besides Elgin, he has resided in Wauconda, Illinois; Island Lake, Illinois and Pleasant Prairie, Wisconsin. His closest friends are Rick Budinger, Erik Hultquist and John Schiff. His hobbies include listening to music, walking, research and reading/writing poetry.

IMPRESSIONS AND RECOMMENDATION

AGENT'S IMPRESSIONS:

Robert Larson is a 45-year-old man appearing before Kenosha County Circuit Court, Branch 6, facing sentencing after being found guilty by jury of Child Abuse-Intentionally Cause Harm. Mr. Larson was interviewed in person at the Community Corrections Office. He was defensive at onset of the interview, which was consistent throughout the interview process. He began by informing this writer that this name is not Robert R. Larson, but Robert Richard of the family Larson. He has an anarchist attitude and appears to have no desire to conform to traditional thought processes.

Mr. Larson has a significant criminal history. He has several prior adult convictions and has admitted to one juvenile adjudication. His last criminal conviction was in 1984.

In discussing the defendant's behaviors as related to the current offense, the defendant does not believe he has done anything wrong. Not only does he feel his level of discipline is justified, he now has an attitude of disdain against his children and has described them as materialistic and greedy. Moreover, he has disparaged his former girlfriend and implied that her only interest in him was his money. Ms. Larson has her own business and appears to have lucrative income; however, the defendant has not had a steady income since 1994 and has \$134,000 in debt.

With some reservation the Department of Corrections is making a probation recommendation. This writer suspects the defendant will make supervision a bit difficult and should be reminded of the ramifications of non-compliance. Moreover, a period of confinement is believed to be necessary.

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
PAGE 11

RESTITUTION:

There is no restitution information included in the District Attorney's Office file.

CHALLENGE INCARCERATION PROGRAM:

In accordance with Wisconsin State Statute 302.045(2), the defendant is not eligible for the Challenge Incarceration Program as he has been convicted of an excluded offense and he exceeds the age criteria.

EARNED RELEASE PROGRAM:

In accordance with Wisconsin State Statute 302.05(3)(a), the defendant is not eligible for participation in the Earned Release Program as he has been convicted of an excluded offense.

DNA:

According to The Department of Corrections records, a DNA sample has not been received.

AGENT'S RECOMMENDATIONS:

Three counts Child Abuse-Intentionally Cause Harm are Class H Felonies punishable by fines not to exceed \$10,000 and/or imprisonment of not more than 6 years, with maximum confinement terms of 3 years. This writer respectfully recommends that sentencing be withheld and the defendant be placed on probation for a period of 2 to 3 years. Conditions of probation should include:

- One year incarceration in the Kenosha County Jail.
- Participate in any treatment deemed appropriate by the agent, specifically Anger Management, Psychological and Parenting.
- No contact with Robert L., DOB 06/14/96, without prior agent approval.
- No contact with April L., DOB 03/25/98, without prior agent approval.
- No contact with Avielle L., DOB 10/21/99, without prior agent approval.
- No contact with minors.
- Obtain/maintain employment.
- No alcohol in the residence.
- Not to possess or consume any alcohol or controlled substances unless prescribed by a physician.
- Not to enter into, nor loiter near, any bars, taverns or liquor stores.
- Pay all court obligations and supervision fees.
- Submit DNA sample and pay accompanying surcharge.

PRE-SENTENCE INVESTIGATION
LARSON, ROBERT R.
PAGE 12

Should the court deem it appropriate to place the defendant on probation with the above-recommended conditions, the supervision plan the Department of Corrections intends to implement is as follows:

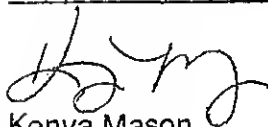
ANTICIPATED SUPERVISION PLAN:

- Supervision level based on Department of Corrections' evaluations.
- Random urinalysis/breathalyzer.
- Monitor contact with Robert L., DOB 06/14/96.
- Monitor contact with April L., DOB 03/25/98
- Monitor contact with Avielle L. DOB 10/21/99.
- Monitor contact with minors.
- Monitor employment.
- Collect court obligations and supervision fees.
- Collect DNA sample and accompanying \$250 surcharge.

SOURCES OF INFORMATION:

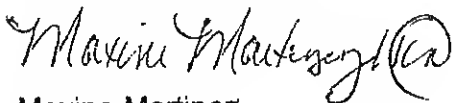
Robert Larson, the defendant; Carleen Larson, the victim's guardian; Wauconda High School District 118; Kenosha County Division of Children and Family Services; Kenosha County Joint Services records; Kenosha County Joint Services records; Wisconsin Circuit Court Access; NCIC/CIB.

Respectfully submitted,



Kenya Mason
Probation/Parole Agent #21504

Reviewed/Approved By:



Maxine Martinez
Field Supervisor

Orig - Court
District Attorney
Defense Attorney
File

STATE OF WISCONSIN

CRIMINAL COMPLAINT

Plaintiff,

-vs-

DA Case #: 2009KN003361

Robert R. Larson
9189 41st Avenue
Pleasant Prairie, WI 53158
DOB: 05/11/1965
Sex/Race: M/W
Eye Color: Blue
Hair Color: Blonde
Height: 6 ft 4 in
Weight: 190 lbs
Alias:

pppd097586
File No. 09-CF- 610

Hon. _____

Defendant,

Kenosha County Assistant District Attorney Andrew J. Burgoyne, being first duly sworn, states that:

Count 1: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant on or about Saturday, May 30, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, Robert L., DOB 06/14/1996, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 2: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant on or about Tuesday, May 19, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, April L., DOB 03/25/1998, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 3: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant some time between May 26, 2009 and June 2, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, Avielle L., DOB 10/21/1999, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

PROBABLE CAUSE:

On June 2, 2009, Detective Heather Mogensen of the Pleasant Prairie Police Department investigated a child abuse complaint made against Robert R. Larson, the defendant. Det.

06/04/2009

STATE OF WISCONSIN - VS - Robert R. Larson

Mogensen interviewed five of the defendant's children: Faith L. (date of birth 10/31/93); Grace L. (date of birth 11/28/94); Robert L. (date of birth 6/14/96); April L. (date of birth 3/25/98) and Avielle L. (date of birth 10/21/99).

The five children listed above live with the defendant and their step-mother, Carleen Larson, at 9189 41st Avenue, in the Village of Pleasant Prairie, County of Kenosha, State of Wisconsin, and they have lived at that address on all of the dates referenced in this complaint.

(As to Count One)

Robert stated that on either Saturday, May 30, 2009 or Sunday, May 31, 2009, the defendant struck him across the mouth. He further stated that it "stung and hurt" when he touched the area by his cheek.

He stated that he had been outside the above residence with his sister and that he was annoying her by not listening to her. The defendant then called Robert into the house. The defendant then struck him across the mouth.

He further stated that his sister, Faith, took a photo of the injury to his face.

Faith stated that "over the weekend" Robert and Grace had been outside and that Grace was annoyed with Robert. Robert and Grace then came inside the house, and the defendant asked Robert if he wanted to get "cracked" in the face.

The defendant then hit Robert once in the face, leaving marks. Faith described the marks saying that they looked like "two blue fingerprints." Faith also stated that she took a photograph of the injury. She did provide a copy of this photograph to the detective.

Grace also stated that she had seen the defendant strike Robert. She stated that Robert had been annoying her, and then the defendant slapped Robert with an open hand across the face. Grace stated that she observed a mark on Robert's cheek.

On June 2, 2009, Nurse Practitioner Rita Kadamian examined Robert. She observed a contusion on the left side of his face. She indicated that this is a concern for a non-accidental trauma.

Carleen stated that she returned home on May 30, 2009 at approximately 6:45 p.m. Upon her return, she observed a red mark on Robert's left cheek and said that it looked like Robert had been punched. Robert and Faith told Carleen that the defendant had hit Robert.

Carleen asked the defendant about this. The defendant admitted that he had struck Robert in the mouth. He stated, "That is what I will do if he lies." Carleen told the defendant that he had left a mark on Robert's face. The defendant replied, "and..."

(As to Count Two)

Faith also stated that on Tuesday, May 19, 2009, the defendant grabbed April by the jaw because she had not performed a chore related to the dog.

April stated that the defendant had grabbed her off of the ground by her jaw. April stated that this hurt. April started crying when she told the detective about this.

Carlene also stated that she has seen the defendant lift April off the ground by her jaw.

(As to Count Three)

Faith also stated that some time with the last week (May 26, 2009 through June 2, 2009), the defendant was upset with Avielle because she forgot to clean out the lint trap from the dryer. The defendant grabbed Avielle tightly by the jaw and hit her head against the wall. The detective asked Faith where in the house this occurred, and Faith responded that it was in between the front door and the garage.

Avielle stated that the defendant grabs her jaw and puts her head against the wall. She stated that it hurt when the defendant did this. She stated that this happened at the home within the last week or two. She stated that it happened because she had forgotten to clean out the lint trap.

Robert also stated that he had seen the defendant grab Avielle by the jaw for not cleaning out the lint trap.

Nurse Practitioner Kadamian also examined Avielle. She observed a non-specific contusion on the lower left arm and stated that the contusion could be consistent with being grabbed.

Your complainant is an attorney with the Kenosha County District Attorney's Office, who bases his knowledge of this complaint on:

- The official law enforcement agency reports of the Pleasant Prairie Police Department prepared by Detective Heather Mogensen, and Officers James Hackney and William Larson, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) Rita Kadamian, Julie McGuire, Carleen Larson, Faith L, Grace L., April L., Robert L. and Avielle L.; who are eyewitnesses to the facts they relate;
- Statements by the defendant, which were made contrary to his penal interests;
- The official records of: The Circuit Court for Kenosha County; The Department of Transportation; The FBI Triple I Teletype; The Wisconsin Circuit Court Automated Program, which records are maintained in the normal course of business duties.

Subscribed and sworn to before me,
and approved for filing on:

This 4th day of June, 2009.

Complainant

Assistant District Attorney

STATE OF WISCONSIN - VS - Robert R. Larson

I find that probable cause (exists) (does not exist) that the crime was committed by the defendant and order that he be (held to answer thereto) (released forthwith).

Date: _____

(Judge) (Court Commissioner)

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Update

Monday, October 12, 2009 12:09 PM

"Carly Larson" <Carly@thecaringheart.info>

"Personal Designation" <extremelyeasy@yahoo.com>, "Robert Larson" <sunset1@inbox.com>

Rob,

To answer your question, yes I do not want to talk to you. I honestly believe you are at a very unstable point again and will not tolerate the abusive, controlling manner you address me in. Your requests are ridiculous and in my opinion, you have nothing better to do than harass me and anyone else in your way.

I decline your request to go back to the personal note you and I made prior to getting married and give you a play by play of where I loaned you the money. We filled out a proper note and once paid in full, a notarized statement that the check from your accident completed and finished that note entirely. You should have a copy of all that, and if you lost it, your problem. I refuse to allow you to torment me further to the harsh reality of how much of a mistake you were in my life from day 1. I do not allow you on my property at either house, and if you approach, I will contact the police. I will be removing you from the Rec Plex account as well as removing your cell phone from my account this week. If you want to keep that number, I can have them switch the bill over to you directly at the IL address under your social security number. Let me know via email by noon on Tuesday, October 13, 2009. Otherwise, I will simply cancel the number.

As you are aware because we review and cosign the ledger together, I am keeping accurate records for the trust. I now have the house in Island Lake titled in the trust name and if and when any monies are returned by Lindvall, we will review again how you would like those funds distributed and/or disbursed. When the house on 122nd Street sells, there is money owed back to you that you contributed to the down payment as well as portions of the remodel. However, I have no idea if any profits will be made, and if not, you also may be taking a loss on that house.

When I have something regarding the children to share with you, I will call you. I commit to call you a minimum of weekly and do this. At this point, none of the girls want to talk to you on the phone, and Avi said she will tell me after school today if she wants to see you tomorrow.

You need to look at yourself long and hard. YOU did this to yourself, with me and the children. Comments like it's the way you are, your world view, as well as the abusive, unstable way you treat those you supposedly love is what have left you alone. I feel you need serious, professional help, and the classes you have gone to are not helping a bit.

Carly

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ROBERT R. LARSON 04-61
3509 MIDWAY DRIVE
ISLAND LAKE, IL 60061

PAY TO THE ORDER OF Carlson Larson

Ten Thousand, eight hundred fifty dollars \$10,850.00

\$10,850.00

DATE February 15, 2009

Signature: [Handwritten Signature]

Signature: [Handwritten Signature]

3509 Midway Drive and Trust Company
Island Lake Banking Center

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C. Johnson

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STATE OF WISCONSIN : CIRCUIT COURT : KENOSHA COUNTY

STATE OF WISCONSIN,

Plaintiff,

Jury Trial

-VS-

09-CF-610

ROBERT R. LARSON,

Defendant.

(Testimony of Carleen Larson)

HONORABLE MARY K. WAGNER
CIRCUIT JUDGE

Branch 6

August 17, 2010

* * * * *

APPEARANCES:

Plaintiff, State of Wisconsin, appeared by
Assistant District Attorney David Bayer.

Defendant, Robert R. Larson, appeared in
person with standby counsel John Anthony Ward.

Wiesia Bullamore
Court Reporter

1
2 * * * * *

3 THE COURT: Ms. Larson, would you come
4 up here, please? Would you raise your right hand?

5 CARLEEN LARSON, being first duly sworn on
6 oath to tell the truth, the whole truth, and nothing but the
7 truth, testified as follows:

8 THE COURT: Please be seated. Speak
9 into that microphone and Mr. Bayer will ask you the first
10 questions and then Mr. Larson will ask you a few questions.

11 THE WITNESS: Okay.

12 DIRECT EXAMINATION BY MR. BAYER:

13 Q Now, could you state your full name for the record, please?

14 A Carleen Larson.

15 Q Thank you. And, Ms. Larson, I want to direct your attention
16 back into--well, a few years ago, specifically 2007. Did you
17 meet a man by the name of Robert Larson about that time?

18 A Yes, actually in '06.

19 Q It was actually in '06?

20 A Yes.

21 Q Okay. And is that Mr. Larson present here in court today?

22 A Yes.

23 Q And could you please point out where he's sitting and what
24 he's wearing so that the judge and jury know?

25 A He's sitting to your right. He has a blue shirt on.

1 THE COURT: The record will reflect
2 identification of Mr. Larson.

3 MR. BAYER:

4 Q All right. Now, did you-- What was the nature of your
5 relationship with Mr. Larson as time went on?

6 A We dated. We had a commitment ceremony in '07. We never
7 legally married.

8 Q Okay. What was the commitment ceremony?

9 A We went to Florida with all of our children but one, got
10 married at a resort, married without a legal marriage
11 license. I never wanted to legally marry Rob. I didn't
12 trust him. And he wanted the religious part of the ceremony
13 probably because he was worried about what the kids would
14 think with us living together and not being married.

15 Q All right. So why did you agree to go through that religious
16 ceremony?

17 A I guess I thought I was in love at the time. We thought it
18 was important for the whole family. If it was important to
19 him at the time, that I was fine with that. I was committed
20 to him and our family.

21 Q All right. And what was the family composition at that
22 time? Who was in the family?

23 A Rob has seven children. I have two boys. At that time Adam,
24 his oldest son, did not come to Florida with us. He was not
25 happy with the idea. So everybody but Adam was there.

1 Q Okay. And as time went by and you got into the year of 2009,
2 I'm going to direct your attention now more specifically to
3 the period of time of the last few weeks in May before school
4 let out of last year, 2009. Okay?

5 A Okay.

6 Q Where were you living to start with?

7 A We moved back into my townhouse about the middle of May of
8 '09. I had bought a house in October of '07 for all of us
9 and we lived there altogether from January of '08 up until
10 May of '09.

11 Q Okay. And where was that house located?

12 A Pleasant Prairie.

13 Q Okay. And that's in Kenosha County, state of Wisconsin?

14 A Yes. Yeah.

15 Q All right. And then where was the townhouse located?

16 A The townhouse is still in the Village of Pleasant Prairie.
17 There's probably five miles difference between the two homes.

18 Q All right. And at those times, who lived with you?

19 A When we first all moved in together in January it was all
20 seven of Rob's children, me and Rob, and my two boys. In May
21 of '09, when we moved back to the townhouse, it was Faith,
22 Grace, April, Avi, Robert and Joe and Tom and Rob and
23 myself.

24 Q Okay. Now, during that period of time can you describe the--
25 I guess what you observed in terms of interaction between Rob

1 and his children?

2 A What I can tell you is from January of '08, when we all moved
3 in together as a family, problems arose right away. He was
4 not who I thought he was, completely different person. By
5 the end of January of '08 we were in family and marriage
6 counseling.

7 Q All right. And did that continue throughout that year?

8 A Yes, it continued, but, you know, the whole time we were
9 altogether.

10 Q Okay. So that would be through--

11 A May of '09.

12 Q Okay. And what, if anything, did you see--in confining your
13 answers now to that period of the last half of May of '09,
14 did you observe happening between Rob and his children?

15 A Rob did not want to move back to the townhouse and it seemed
16 that he was getting more increasingly angry and taking it out
17 on his children. His temper was shorter than normal. I saw
18 an incident where he picked April up by her chin up against a
19 wall for something with the dog. I don't recall exactly what
20 happened. He was-- Nothing-- Nothing was working. He was
21 unhappy. He was taking it out on anyone in his path.

22 Q All right. You indicated there was something specifically
23 that happened with April.

24 A Yes.

25 Q And whereabouts in the house did that happen?

1 A That was in the kitchen. There is a door that goes to the
2 downstairs and there's a wall that's probably, I don't know,
3 three feet on each side of that door and it was to--looking
4 at the basement door it was to the right of that door.

5 Q All right.

6 A He picked her up by the chin and kind of slid her up the
7 wall.

8 Q All right. And you think that had something to do with the
9 dog?

10 A I believe she forgot to bring the dog out. I don't know if
11 the dog peed in the house. I don't remember exactly what
12 happened, but something with the dog.

13 Q All right. And so was there any discussion of this prior to
14 this between he and April or between him and you?

15 A No.

16 Q Anything of that nature?

17 A No.

18 Q It just happened. After he did this what happened?

19 A I remember April crying out asking him to stop. He put her
20 down. I believe she came over to me for me to comfort her.

21 Q All right. Now, at which of the houses was this?

22 A The townhouse.

23 Q Okay. Was there anything specific that you observed between
24 him and any of his other children?

25 A He was always very verbally abusive, nasty, put down, very

1 unloving. I can recall the week on--I was actually at lunch
2 with friends and came home and Robert had a mark on his cheek
3 that at the time could have even been sunburn and he tried to
4 kind of A-line past me and I instead uh-uh, come over here,
5 let me see your face. And he was kind of doing one of these,
6 and I said what happened. And he said, well, dad hit me, and
7 I said--

8 MR. LARSON: I object to hearsay.

9 MR. BAYER: Well, I think in this
10 case, Your Honor, that was an excited utterance by the little
11 boy.

12 MR. WARD: She hasn't established an
13 excited utterance, with all due respect. All she's stated is
14 that she asked and in response to her inquiry--

15 THE COURT: The Court-- It's not
16 received for the truth of the matter asserted but based on
17 what she did next. So don't tell us what your son--what his
18 son said or-- Right, his son? Okay. Go ahead.

19 MR. BAYER: Thank you, Your Honor.

20 MR. BAYER:

21 Q And so you observed that, correct?

22 A Yes.

23 Q Was that eventually photographed?

24 A Yes, by Faith.

25 Q Okay. And was there anything that you actually observed

1 between him and any of the other children during this period?

2 A Not that I saw with my own eyes, no.

3 Q Okay. What did you do during that period of time? Were you
4 employed or what was the situation?

5 A I'm a nurse. I own a home health agency. I was the only one
6 working supporting all of us and three houses but I was still
7 home when the kids got home from school and brought them to
8 their activities and home in the evening and the weekends.

9 Q Okay.

10 A So I was mom. I was bread winner and I was mom.

11 Q Okay. And how would you describe your relationship then
12 between yourself and Rob's children since you met them?

13 A I love those kids. Those are my kids. You know, I feel like
14 I'm the only parent they've had since their mom passed away,
15 so I think of those kids as my kids.

16 Q All right. Now, when did the last of these things in terms
17 of the physical violence between Rob and the kids happen, if
18 you can remember, with as much specificity if you can?

19 THE COURT: If you know.

20 THE WITNESS: I do know. I just don't
21 know what I can say.

22 MR. BAYER:

23 Q Well, you an answer the question.

24 A Okay. The last incident was with Robert, so it was me seeing
25 the mark on Robert and asking Robert what happened.

1 Q And about when during this last part of May did that fall?

2 A I believe it was Memorial Day weekend.

3 Q All right. And did the kids go to school the next school day
4 after Memorial Day?

5 A The Tuesday, yes.

6 Q Okay.

7 A Yes.

8 Q And what, if anything, happened on that particular day?

9 A Rob went to the three schools to pick up the kids. He had
10 four of them in the van and was attempting to pick up Faith
11 from Tremper.

12 Q How do you know that?

13 A I had actually texted Faith probably an hour prior to that.
14 I'd had a phone conversation with Rob. He seemed very
15 unstable. I texted her to call me in between classes and she
16 did and I--

17 MR. LARSON: I object and I want to
18 strike that last comment. Lack of qualifications, you know,
19 unstable.

20 THE COURT: Establish qualifications
21 if you can.

22 MR. BAYER: Well, thank you, Your
23 Honor. You said that he seemed unstable. I mean why? Why
24 would you say that?

25 THE COURT: Establish her

1 qualifications for making such an assessment.

2 MR. BAYER: Okay. Well, let me ask
3 the question a different way.

4 THE COURT: Okay.

5 MR. BAYER:

6 Q Okay. Did Rob act differently during that phone conversation
7 than he would have normally in a phone conversation between
8 the two of you?

9 A Yes, considering I had just kicked him out of the house and
10 he was making jokes about it.

11 Q All right.

12 A And attempting to belittle me and bully me.

13 Q Okay. And why did you kick him out of the house?

14 A Because of what he did to Robert.

15 Q Okay. Now, had you had a conversation with Rob about that?

16 A Yes.

17 Q All right. And what, if anything, did Rob tell you about the
18 incident between himself and Robert?

19 A He was in the shower. I went in and said you hit Robert, do
20 you realize he has a mark, and I got this "and?"

21 Q Okay. Did he indicate whether or not he had hit Robert or
22 slapped him?

23 A Yeah. And "so?" "So?" To me that was him acknowledging he
24 did that.

25 Q Okay. So there was this phone conversation with him. And

1 then what was the next thing that happened after that?

2 A I texted Faith and asked her to call me between classes,
3 which she did. I told her not to worry, but that I had
4 talked to her dad and he seemed unstable, I would be home
5 when school was done.

6 MR. LARSON: Again I'd like to object
7 and have that stricken from the record.

8 MR. BAYER: Well, that's not to prove
9 the matter asserted.

10 THE COURT: No, establish her
11 qualifications to determine stability of a person if she has
12 such qualifications.

13 MR. BAYER: Well, perhaps--

14 THE COURT: Aren't-- You are an RN?

15 THE WITNESS: . Yes.

16 THE COURT: Aren't you an RN?

17 THE WITNESS: I'm an R N. I have a
18 bachelor's degree. I also have a master's degree.

19 THE COURT: And does that-- Did that
20 course work include other studies?

21 THE WITNESS: Yes, and mental health.

22 MR. BAYER:

23 Q Okay. And are you using that as a basis in part for making
24 the statements that you have?

25 A Yes, my education.

1 Q Okay. And experience?

2 A As well as-- Right, as well as the change in Rob.

3 Q All right. Okay. So if you can continue then, you had this
4 phone conversation then with Faith?

5 A Yes. And I told her not to worry, I would be there when she
6 got home from school but I just wanted her to know he was
7 unstable, he didn't seem right.

8 Q So what was the next thing that happened?

9 A She called me back about 10 or 15 minutes after that
10 hysterical. She was in the bathroom at school. She said she
11 got called down to the office and she was almost to the
12 office and she saw her dad pacing in the hallway. I told her
13 to find the police officer or the principal and let them know
14 what happened over the past 24/48 hours at the house and I
15 was on my way.

16 Q All right. And what did you see or observe when you arrived
17 at the school?

18 A I pulled up and the large van--family van was there. I
19 started, I guess, walking briskly, kind of running into the
20 school. Grace opened the van door and screamed out for me.
21 I went over--started to walk over to the van and at that time
22 I believe there were two police officers outside getting
23 somebody's keys out of the car at Tremper and I asked them, I
24 said I need your help, and at that time Faith was coming out
25 of the one door with another police officer and Rob was

1 coming out of the other door.

2 Q All right. Now, did you--the people that were leaving the
3 school and yourself, did you all come together at some point
4 then?

5 A I don't know what you mean the people that are leaving the
6 school. Students?

7 Q No. I'm speaking about Robert, the officers, and Faith.

8 A Faith came out with an officer from the school.

9 Q Right. And did you all--

10 THE COURT: Where did you all end up?

11 THE WITNESS: Yes, we ended up kind of
12 on that end of the parking lot I guess is how you would say
13 it. So it would be the southeast end kind of at that half
14 circle is where the three of us were. They asked me not to
15 go to the van to the other kids.

16 MR. BAYER:

17 Q Okay. And you did not do that--

18 A Correct.

19 Q --at that time? Okay. And what, if anything, happened
20 there?

21 A Rob actually walked over to the van and closed the door, the
22 van was not on, it was very warm, told the kids to quit
23 talking.

24 Q All right. Did he come back to your location then?

25 A He came back over by Faith and I, said he had no idea who I

1 was, he's never met me before, he lives in Illinois, he came
2 to get his kids.

3 Q The police officers were there as well?

4 A Yes.

5 Q Okay. And how long had the kids been in school in Kenosha by
6 that time?

7 A A year and a half. January of '08 they started in Kenosha.

8 Q Okay. Now, how did the situation at the school come to an
9 end? What happened there? What ended the discussion and the
10 contact with the police and so forth?

11 A Rob was being uncooperative. He kept approaching trying to
12 approach the kids in the van after he was told not to. He
13 basically got cuffed and put in the police car and taken
14 away.

15 Q Okay. And then did you and the girls later make statements
16 to the police, and the kids?

17 A Yes. Tommy had been brought home from school so I asked the
18 police officers if I could go to pick up Tommy, which was
19 maybe half a mile from Tremper, and then we were told to come
20 right to the police department, Pleasant Prairie Police
21 Department, which I did after I got Tommy.

22 Q Now, until that 48 hours that you described leading up to
23 this incident, him picking up all of the kids, okay, before
24 school was out, had you discussed anything like that with
25 Rob? Had you talked to him about that?

1 A I remember he said he would go, I wasn't keeping his kids. I
2 said we're not talking about that right now, you need to get
3 help, you need to leave.

4 Q All right. Was there any discussion of him leaving and
5 taking the kids to Illinois?

6 A He always held that over my head. Any time we got in an
7 argument and I told him to get out or to leave he'd say he
8 was taking the kids.

9 Q Okay. Had there ever been an attempt at that previously
10 until this time?

11 A No.

12 Q Just for the record, do you know--do you know the dates of
13 birth of April and Avi and Robert?

14 A Yes. Avielle is 10/21/99, April is 3/25/97, Robert is June
15 14--sorry--6/14/96. I always have to think of Robert's
16 year.

17 MR. BAYER: All right. That would be
18 all I have at this time, Your Honor.

19 THE COURT: Mr. Larson, any questions
20 of Mrs. Larson?

21 MR. LARSON: Yes.

22 CROSS EXAMINATION BY MR. LARSON:

23 Q Now, you stated currently you bought a house. You have three
24 houses.

25 THE COURT: Are you asking her if she

1 has three houses?

2 MR. LARSON: Yes. Yeah, she said--

3 THE COURT: I heard what she said.

4 What's your question?

5 MR. LARSON:

6 Q Did you by yourself buy a house?

7 A Yes. I said I bought a house in October of '07.

8 Q Right. Did you pay for this house all by yourself?

9 A I got a mortgage..

10 Q Did you-- Did you receive a down payment from Rob?

11 A No, I received a down payment from the trustee of the Larson
12 Family Trust.

13 MR. BAYER: I'm going to object to
14 this line of questioning any further, Your Honor. I don't
15 see any relevance here at all.

16 THE COURT: He's questioning the
17 credibility based on purchasing the house. Go ahead. You
18 can ask. Overruled.

19 MR. LARSON:

20 Q Right. Who's the trustee of the trust?

21 A Right now? I am.

22 Q Right. So who was the trustee at the time?

23 A John Lindval.

24 Q Right. Who's the beneficiary of the trust?

25 A The family.

1 Q The what family?

2 A Yourself and your children are the beneficiary.

3 Q Right. So what legal status do you have of the children?

4 A Right now I'm considered a foster mom and I have placement of

5 the four girls.

6 Q Right. You stated earlier Rob didn't want to move back to

7 the townhouse. How do you know that?

8 A Because you told me.

9 Q You just stated that and you're saying that Rob told you Rob

10 didn't want to move back to the townhouse, simple as that?

11 A Yeah. You didn't want to move back because there was not

12 enough space for your stuff.

13 Q Okay. Earlier you talked about April being picked up a

14 wall. You mentioned kitchen and door downstairs and being

15 slid up a wall. Could you tell me what time-- You remember

16 the date that was?

17 A I don't remember the time of day. I remember it was a

18 weekend right after we had physically moved, so I could

19 possibly look at a calendar and figure it out. Probably

20 sometime around 18th or 19th of May.

21 Q You're saying after the move?

22 A Yes. We moved during the week and it was the weekend

23 following.

24 Q You described an incident, maybe it's the same one, April

25 crying out and then you comforted her. Is that the same

1 incident or is this another incident?

2 A No, that was the same incident.

3 Q Do you recall what April said to you?

4 A No, I don't recall.

5 Q You made comments saying that Rob was verbally abusive,
6 nasty, would put down, and was very unloving. Do you
7 remember the dates you said this--these things and what
8 they're in-- Do you remember the dates you said these
9 things?

10 THE COURT: She--

11 MR. BAYER: I guess I don't understand
12 that question either.

13 THE COURT: She just said them today.

14 MR. BAYER: She said them today.

15 MR. LARSON:

16 Q You're saying them today. Okay. I mean, are you
17 recalling-- Do you have any instances of Rob being verbally
18 abusive and nasty and these things, this list-- This is what
19 I'm asking. Do you have any instances with dates that you
20 can recall?

21 A It would be the whole relationships since we all lived
22 together.

23 Q You mentioned-- Did you say you owned three houses earlier?

24 A No, I did not say that.

25 Q Taking care of three homes? Did you mention earlier you were

1 taking care of three homes?

2 A Yes, I said something similar to that.

3 Q Which homes would those be?

4 A The two homes I described, the one in Pleasant Prairie, the
5 townhouse, and the Larson Family Trust home in Island Lake,
6 Illinois.

7 Q How are you taking care of the Larson Family Trust home in
8 Illinois?

9 MR. BAYER: Your Honor, I don't see
10 the relevance of that.

11 THE COURT: Objection?

12 MR. LARSON: I'm just wondering--

13 THE COURT: The house in Illinois is
14 not really relevant, Mr. Larson, if whether she's taking care
15 of it or whatever, okay?

16 MR. LARSON: Sure. You said earlier
17 you were--

18 (Discussion off the record.)

19 MR. LARSON:

20 Q Are you currently with the house in Illinois taking any
21 measures to evict Rob from the house, the termination of
22 tenancy?

23 MR. BAYER: Again, Your Honor, that's
24 totally irrelevant to the topic of this trial.

25 MR. LARSON: I think--

1 THE COURT: Overruled. You can ask
2 the question.

3 MR. LARSON: Right. It goes I'm
4 thinking--

5 THE COURT: It's overruled. You can
6 ask the question.

7 MR. LARSON:

8 Q Right. Are you currently engaged in any legal action to
9 terminate tenancy for the house, the Larson Family Trust home
10 in Illinois?

11 A Yes.

12 Q Right. Do you receive any money from the trust personally?

13 A The trust is in a negative. You're aware of that.

14 Q How-- Can you share how this got to be in negative in the
15 trust since you're the trustee?

16 MR. BAYER: Irrelevant, Your Honor.

17 THE COURT: Sustained. That's not
18 relevant right now on this case.

19 MR. LARSON: All right.

20 THE COURT: Okay?

21 MR. LARSON:

22 Q You stated earlier you kicked Rob out of the house.

23 A Yes.

24 Q What was-- What was said and what was the date that it was
25 said?

1 A I already said this, I will repeat myself. I believe it was
2 Memorial Day weekend. Again, I don't recall the exact date.
3 I was at lunch with friends, came home, saw the mark on
4 Robert. That was a Sunday. The next day you were gone.
5 Tuesday you attempted to take the kids and flee to Illinois.

6 Q Right. You didn't answer my question. I mean, that's
7 conjecture, flee to Illinois.

8 THE COURT: Ask the question.

9 MR. LARSON:

10 Q What was the date?

11 A I said I don't have the exact date. I could look at a
12 calendar. It was Memorial Day weekend.

13 Q So what happened on that date? I mean, can you back up
14 during the day and go through the events of that day?

15 MR. BAYER: That's been asked and
16 answered, Your Honor, several times.

17 THE COURT: Sustained.

18 MR. LARSON: You don't know that? You
19 don't know the day?

20 THE COURT: She does know the day.
21 She'd have to look at a calendar. It was 2009, the weekend
22 of 2009, and she doesn't know the exact number dates. She's
23 answered that question a couple of times.

24 MR. LARSON: Okay. Doesn't know.

25 MR. LARSON:

1 Q You made a statement that you said Rob always held it over
2 your head, you were referring to the children, that I would
3 take them, or Rob would leave with the children. When's the
4 first time you ever heard that, what date?

5 A It was January of '08.

6 Q Okay. How many times would you say you've heard that?

7 A At least a dozen.

8 MR. LARSON: Okay. No further
9 questions.

10 REDIRECT EXAMINATION BY MR. BAYER:

11 Q Ms. Larson, as far as yourself personally, okay, Carleen
12 Larson, how many homes do you own?

13 A Two.

14 Q Okay. The third one we're talking about is a home that's
15 held in an estate trust at this point, correct?

16 A Yes.

17 Q And are you trying to sell that house basically for the
18 benefit of the estate? Is that--

19 A Eventually that would be the goal, yes.

20 Q And that would be to the benefit of the children?

21 A Correct.

22 MR. BAYER: That's all I have.

23 THE COURT: Nothing further?

24 MR. LARSON: I have a question.

25 RECROSS EXAMINATION BY MR. LARSON:

1 Q You state you want to sell the home for the benefit of who?

2 A The children and yourself. It's the family trust.

3 Q Right. Even currently it's occupied, correct, the house?

4 A From what I've been told, you are living there and you've
5 gotten tenants living there but you have not maintained and
6 paid the property taxes as you are supposed to.


7 MR. LARSON: No further questions.

8 * * * * *

STATE OF WISCONSIN)
)
COUNTY OF KENOSHA)

I, Wiesia Bullamore, hereby certify that as an Official Court Reporter I took the proceedings in the above matter on August 17, 2010, and that the attached transcript is a true and correct copy of a portion of the said shorthand notes.

Dated this 19th day of October, 2010.



Wiesia Bullamore
Court Reporter

STATE OF WISCONSIN

Plaintiff

COPY**CRIMINAL COMPLAINT**

-VS-

DA Case #: 2009KN003361

Robert R. Larson
9189 41st Avenue
Pleasant Prairie, WI 53158
DOB: 05/11/1965
Sex/Race: M/W
Eye Color: Blue
Hair Color: Blonde
Height: 6 ft 4 in
Weight: 190 lbs
Alias:

pppd097586

File No. 09-CF 610

Hon. WILLIAM J. WINTER

JUN - 4 2009

Defendant,

Kenosha County Assistant District Attorney Andrew J. Burgoyne, being first duly sworn, states that:

Count 1: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant on or about Saturday, May 30, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, Robert L., DOB 06/14/1996, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 2: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant on or about Tuesday, May 19, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, April L., DOB 03/25/1998, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

Count 3: PHYSICAL ABUSE OF A CHILD - INTENTIONALLY CAUSE BODILY HARM

The above-named defendant some time between May 26, 2009 and June 2, 2009, in the Village of Pleasant Prairie, Kenosha County, Wisconsin, did intentionally cause bodily harm to a child, Avielle L., DOB 10/21/1999, contrary to sec. 948.03(2)(b), 939.50(3)(h) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

PROBABLE CAUSE:

On June 2, 2009, Detective Heather Mogensen of the Pleasant Prairie Police Department investigated a child abuse complaint made against Robert R. Larson, the defendant. Det.

06/04/2009

STATE OF WISCONSIN - VS - Robert R. Larson

Mogensen interviewed five of the defendant's children: Faith L. (date of birth 10/31/93); Grace L. (date of birth 11/28/94); Robert L. (date of birth 6/14/96); April L. (date of birth 3/25/98) and Avielle L. (date of birth 10/21/99).

The five children listed above live with the defendant and their step-mother, Carleen Larson, at 9189 41st Avenue, in the Village of Pleasant Prairie, County of Kenosha, State of Wisconsin, and they have lived at that address on all of the dates referenced in this complaint.

(As to Count One)

Robert stated that on either Saturday, May 30, 2009 or Sunday, May 31, 2009, the defendant struck him across the mouth. He further stated that it "stung and hurt" when he touched the area by his cheek:

He stated that he had been outside the above residence with his sister and that he was annoying her by not listening to her. The defendant then called Robert into the house. The defendant then struck him across the mouth.

He further stated that his sister, Faith, took a photo of the injury to his face.

Faith stated that "over the weekend" Robert and Grace had been outside and that Grace was annoyed with Robert. Robert and Grace then came inside the house, and the defendant asked Robert if he wanted to get "cracked" in the face.

The defendant then hit Robert once in the face, leaving marks. Faith described the marks saying that they looked like "two blue fingerprints." Faith also stated that she took a photograph of the injury. She did provide a copy of this photograph to the detective.

Grace also stated that she had seen the defendant strike Robert. She stated that Robert had been annoying her, and then the defendant slapped Robert with an open hand across the face. Grace stated that she observed a mark on Robert's cheek.

On June 2, 2009, Nurse Practitioner Rita Kadamian examined Robert. She observed a contusion on the left side of his face. She indicated that this is a concern for a non-accidental trauma.

Carleen stated that she returned home on May 30, 2009 at approximately 6:45 p.m. Upon her return, she observed a red mark on Robert's left cheek and said that it looked like Robert had been punched. Robert and Faith told Carleen that the defendant had hit Robert.

Carleen asked the defendant about this. The defendant admitted that he had struck Robert in the mouth. He stated, "That is what I will do if he lies." Carleen told the defendant that he had left a mark on Robert's face. The defendant replied, "and..."

(As to Count Two)

Faith also stated that on Tuesday, May 19, 2009, the defendant grabbed April by the jaw because she had not performed a chore related to the dog.

April stated that the defendant had grabbed her off of the ground by her jaw. April stated that this hurt. April started crying when she told the detective about this.

Carlene also stated that she has seen the defendant lift April off the ground by her jaw.

(As to Count Three)

Faith also stated that some time with the last week (May 26, 2009 through June 2, 2009), the defendant was upset with Avielle because she forgot to clean out the lint trap from the dryer. The defendant grabbed Avielle tightly by the jaw and hit her head against the wall. The detective asked Faith where in the house this occurred, and Faith responded that it was in between the front door and the garage.

Avielle stated that the defendant grabs her jaw and puts her head against the wall. She stated that it hurt when the defendant did this. She stated that this happened at the home within the last week or two. She stated that it happened because she had forgotten to clean out the lint trap.

Robert also stated that he had seen the defendant grab Avielle by the jaw for not cleaning out the lint trap.

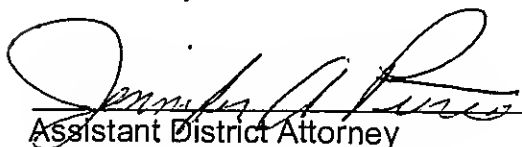
Nurse Practitioner Kadamian also examined Avielle. She observed a non-specific contusion on the lower left arm and stated that the contusion could be consistent with being grabbed.

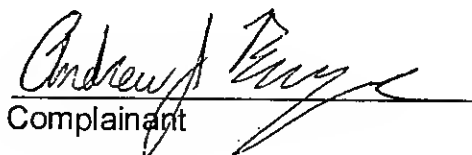
Your complainant is an attorney with the Kenosha County District Attorney's Office, who bases his knowledge of this complaint on:

- The official law enforcement agency reports of the Pleasant Prairie Police Department prepared by Detective Heather Mogensen, and Officers James Hackney and William Larson, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informant(s) Rita Kadamian, Julie McGuire, Carleen Larson, Faith L, Grace L., April L., Robert L. and Avielle L.; who are eyewitnesses to the facts they relate;
- Statements by the defendant, which were made contrary to his penal interests;
- The official records of: The Circuit Court for Kenosha County; The Department of Transportation; The FBI Triple I Teletype; The Wisconsin Circuit Court Automated Program, which records are maintained in the normal course of business duties.

Subscribed and sworn to before me,
and approved for filing on:

This 4th day of June, 2009.


Assistant District Attorney


Complainant

STATE OF WISCONSIN - VS - Robert R. Larson

I find that probable cause (exists) (does not exist) that the crime was committed by the defendant and order that he be (held to answer thereto) (released forthwith).

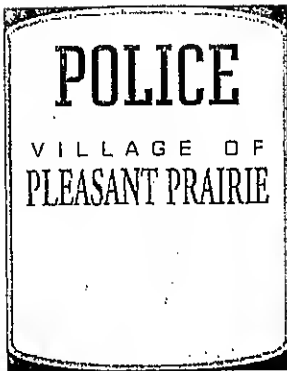
Date: _____

(Judge) (Court Commissioner)

NOTICE TO DEFENDANT RE: DEMAND FOR DISCOVERY

Pursuant to Wis. Stat. §971.23(2m), the State of Wisconsin, plaintiff, demands that the defendant or the defendant's attorney, within a reasonable time before trial, disclose to the District Attorney and permit the District Attorney to inspect and copy or photograph all of the following materials and information, if it is within the possession, custody, or control of the defendant:

1. A list of all witnesses, other than the defendant, whom the defendant intends to call at trial, together with their addresses;
2. Any relevant written or recorded statements of a witness named on the witness list referred to above, including any reports or statements of experts made in connection with the case or, if an expert does not prepare a report or statement, a written summary of the expert's findings on the subject matter of his or her testimony, and including the results of any physical or mental examination, scientific test, experiment or comparison that the defendant intends to offer in evidence at trial;
3. The criminal record of a defense witness, other than the defendant, which is known to the defense attorney. If the defense attorney is uncertain if the witness has a criminal record, please provide the witness's full name, sex, race, and date of birth;
4. Any physical evidence that the defendant intends to offer in evidence at trial.



FAX

DATE 6/2/09

TO Access

FROM Det. Moberg

PLEASANT PRAIRIE POLICE DEPARTMENT
8600 GREEN BAY ROAD

PLEASANT PRAIRIE, WI 53158-2709

SUBJ. 2 Forensic Exams

Scheduled for today 8:30A.M.

IF YOU DO NOT RECEIVE ALL OF THE PAGES, PLEASE CONTACT THIS DEPARTMENT AT
(262) 694-7105 FAX (262) 694-7729

COVER SHEET PLUS _____ PAGES TO FOLLOW

Note: This message is intended only for the use of the individual or entity to which it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you received this communication in error, please notify us immediately by telephone and return the original message to us at the above address via U.S. Postal service. Thank You.



Children's Hospital
of Wisconsin

A member of Children's Hospital and Health System

Kenosha

ATT SHEETS, LYNN K
PMD UNKNOWN BY FAMILY
REF NO REFERRING PHYSICI



MRN 223-046-4

VN 45773949

DOB [REDACTED]
PT TYPE OPCL
DOS 06/03/09

SEX F LOC CHK

CHILD ADVOCACY CENTER

EVALUATION SUMMARY

SOCIAL WORK EVALUATION

EVALUATOR: Julie McGuire, MSW, APSW

IDENTIFYING INFORMATION:

Mother: Carleen Larson

Address: 9189 - 41st street, Kenosha Wi

AGENCY INVOLVEMENT: (Copy's of this summary will be provided to the following)

Pleasant Prairie Police Department

Detective: Heather Mogenson, Pleasant Prairie, WI 53140 (telephone#: 262-694 7353)

Kenosha County Division of Children and Family Services

Social Worker: Lisa Retzlaff, 8600 Sheridan Road, suite 200, Kenosha, WI 53143-6512
(262-605-5555)

PRESENTING PROBLEM: On 6/2/2009, Detective Mogensen from Pleasant Prairie Police Department contacted Children's Hospital of Wisconsin Kenosha Child Advocacy Center requesting a comprehensive evaluation of [REDACTED] as part of a child maltreatment investigation. This sibling group came to the Child Advocacy Center accompanied by their stepmother.

MULTIDISCIPLINARY OVERVIEW: Prior to the forensic interview, there was a meeting in the conference room at the Child Advocacy Center. At this time, information from the investigative report was reviewed. These children's father had picked the children up at their schools. When they arrived at the High School where their older sister, [REDACTED], attended she sensed something was wrong and summoned police. Pleasant Prairie Police Department was on the scene immediately and it was learned that he wanted to go to Ill with these children. Pleasant Prairie Police Department called and the CAC evaluation was set up. After initial review by the team, the children's stepmother was invited back to the conference room to participate in the discussion. Any questions she had about the interview process were answered to her satisfaction and she provided information to assist the interviewer in the interview. This multidisciplinary staffing was attended by Social Worker Retzlaff and Detective Mogenson and Interviewer McGuire.



INTERVIEW SUMMARY: [REDACTED] came to the interview room at the Child Advocacy Center alone for a forensic interview. She came willingly and was an active participant in the interview process. [REDACTED] was informed that this discussion was being recorded and a stepwise interview guideline was initiated. During rapport building, [REDACTED] indicated that she liked dance, attended Jeffery school and was in the 5th grade. [REDACTED] was a willing participant in the interview process and was able to engage in narrative dialog. [REDACTED] identified individuals living in the family home. There was a discussion about suggestibility and that [REDACTED] would say "I don't know" to questions she does not know the answer to and correct the interviewer were appropriate to convey accurate information. [REDACTED] indicated that she was [REDACTED] years old. [REDACTED] appeared to be able to differentiate between a truth and a lie, indicated that it was important to tell the truth and that there are consequences of lying. [REDACTED] promised to tell the truth as she spoke with the interviewer today.

During the discussion of concerns phase, [REDACTED] made disclosures of physical abuse perpetrated against her brother [REDACTED]. She indicated that this occurred in the family home and that their father had perpetrated this abuse against him. [REDACTED] indicated that that [REDACTED] was slapped in the face leaving a mark. [REDACTED] also reported that she and the other children in the home would be taken into a ½ bath in the family home and given spankings with their pants down by their father as routine discipline. One would need to listen to the entire video recorded interview to obtain all information discussed during this interview. [REDACTED] was thanked for her participation in the interview and returned to the waiting room. [REDACTED] then had a medical evaluation with Nurse Practitioner Rita Kadamian. One would need to read the medical report for the outcome of that evaluation.

ASSESSMENT: [REDACTED] made clear statements in front of Child Advocacy Center staff indicating that she had knowledge of her brother [REDACTED] being struck by their father on the face leaving a mark. This is concerning for child maltreatment.

PLAN: Pleasant Prairie Police Department will complete their investigation and forward information as appropriate to Kenosha County District Attorneys Office. Kenosha County Division of Children and Family Services is available for safety planning and offering services. Detective Mogenson received a copy of this video recorded interview after the evaluation.

Julianne McGuire MSW

June 10, 2009



Children's Hospital
of Wisconsin*

A member of Children's Hospital and Health System.

Kenosha

ATT SHEETS, LYNN K
PMD UNKNOWN BY FAMILY
REF NO REFERRING PHYSICI



MRN 223-042-6

VN 45773922

DOB [REDACTED]
PTTYPE OPCL
DOS 06/03/09

SEX F LOC CHK

CHILD ADVOCACY CENTER

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PMO UNKNOWN BY FAMILY
REF NO REFERRING PHYSICI



MRN 223-042-6

VN 45773922

DOB [REDACTED]
PT TYPE OPCL
DOS 06/03/09

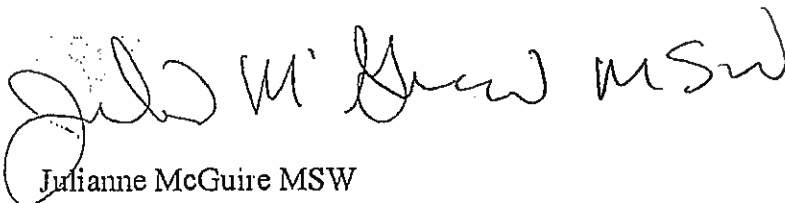
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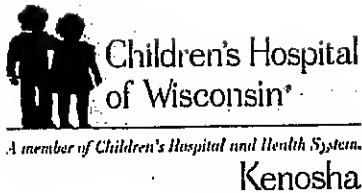
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Julianne McGuire MSW

June 10, 2009



ATT SHEETS, LYNN K
PMD UNKNOWN BY FAMILY
REF NO REFERRING PHYSICI



MRN 223-046-5

VN 45773980

DOB [REDACTED]
PTTYPE OPCL
DOS 06/03/09

SEX F LOC CHK

CHILD ADVOCACY CENTER

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IDENTIFYING INFORMATION:

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REF NO REFERRING PHYSICI



MRN 223-046-5

VN 45773980

DOB [REDACTED]
PT TYPE OPCL
DOS 06/03/09

SEX F LOC CHK

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June 10, 2009



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Kenosha

ATT SHEETS, LYNN K
PMD UNKNOWN BY FAMILY
REF NO REFERRING PHYSICI



MRN 223-042-4

VN 45773908

DOB [REDACTED]
PT TYPE OPCL
DOS 06/03/09

SEX M LOC CHK

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June 10, 2009

**IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS**

PROBATE DIVISION

Estate of)

LARA M. LARSON,)

Deceased.)

No. 04 P 484

FILED

OCT 16 2008

Clerk of Court

**PETITION FOR COURT ORDER
TO APPOINT TRUSTEE**

NOW COMES THE PETITIONER, ROBERT R. LARSON, Husband
of the Decedent, and prays that this Court consider his Petition to Hear his
Petition as follows:

1. This Court removed the Trustee of the LARA M. LARSON
TESTAMENTARY TRUST, Mr. John Lindvall, as per it's order, on
February 19, 2008.
2. On that same date this Court appointed Attorney FREDERIC
BRYAN LESSER as Special Administrator of the Estate of
LARA M. LARSON.
3. On May , 2008 this Court appointed Mr. Keith Baldwin as Trustee
of the LARA M. LARSON TESTAMENTARY TRUST. On
October 1, 2008 Mr. Baldwin signed a notice to this Court that
he was resigning as Trustee of the aforementioned Trust.
4. The Testamentary Trust of the decedent names no other individual
to act as Trustee; Mr. Baldwin was the last named.

6. CARLEEN, in addition to being the step-mother for MR. LARSON'S seven children, has spent hundred's of hours in the last twelve plus months attempting to determine the whereabouts of Trust funds held by the Trust's first serving Trustee, Mr. John Lindvall. Mr. Lindvall is now under indictment for misappropriation of those funds.

6. MR. LARSON feels that CARLEEN has the emotional commitment to his children, the ability to manage the Trust assets properly, and the moral character to keep the Trust functioning as directed by the Trust document.

THEREFORE, the Petitioner petitions this Court to appoint CARLEEN LARSON as Trustee of the LARA M. LARSON TESTAMENTARY TRUST.

Respectfully submitted:



ROBERT R. LARSON



ANTHONY I. MOREE,
HIS ATTORNEY

VERIFICATION BY CERTIFICATION

Under penalties of perjury as provided by law, pursuant to section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that we believe the same to be true.

Dated: October 16, 2008



ROBERT R. LARSON

KHDS Client Tracking System

Date Generated: 6/3/2009 1:33:27 PM



Crisis Event Summary

Name: [REDACTED] SSN: 000-00-0000 DOB: [REDACTED]

Gender: Female
 Ethnicity: Caucasian
 Marital Status: Single

Address: 8189 41 AVENUE
 Kenosha, WI 53142
 Phone: (262) 865-8063

Event Date/Time: 6/1/2009 4:30:00PM

Crisis Type: Juvenile Crisis

Staff: Davison, Jody

Presenting Problem: Abuse/Assault/Rape Victim

CAN Type: PA

Place of Service: Other

Program: None

Hospital Admission: n/a

Location: n/a

Date:

MA Number:

Insurance: Unknown

HMO Name:

Disability Status: Unknown

Legal Status: Unknown

Referred By: Law Enforcement

Referred To: DCFS

Kenosha Worker: Unknown,

Caregiver:

Presenting Problem:

WORKER RECEIVED A CALL FROM DAWN WEISS FROM JCI WHO WAS CONTACTED BY THE DA'S OFFICE.

APPARENTLY DETECTIVE HEATHER MOGENSON FROM PLEASANT PRAIRIE PD WAS INVESTIGATING A PHYSICAL ABUSE ALLEGATION. DAWN STATES THAT CRISIS WAS CALLED AND DID NOT COME OUT AND THEN JCI WAS CALLED AND STATED THAT THEY WOULD FOLLOW UP WITHIN 24 HOURS. DAWN IS STATING THAT SOMEONE NEEDS TO SEE THESE CHILDREN NOW THEY ARE CURRENTLY AT PPPD.

AND IT NEEDS TO BE DETERMINED WHO THEY ARE GOING TO GO HOME WITH.

WORKER CONTACTED HEATHER WHO STATED THAT IT HAS BEEN AN ONGOING THING ALL DAY, SHE IS THE ONE WHO CONTACTED THE DA'S OFFICE AFTER CRISIS AND/OR SOCIAL SERVICES DID NOT RESPOND OUT SHE HAS QUESTIONS REGARDING PLACEMENT OF THE KIDS, SHE IS UNCERTAIN WHETHER OR NOT SHE IS GOING TO ARREST DAD AND HOLD HIM, SHE WAS LOOKING FOR SOME HELP IN ASSESSING SAFETY AND PLACEMENT.

Intervention Summary:

ROBERT HAS FIVE BIOLOGICAL CHILDREN THAT ARE INVOLVED IN THIS LIVING WITH HIM. THEY ARE [REDACTED] DOB [REDACTED], [REDACTED] DOB [REDACTED]. THEY BOTH ATTEND JEFFREY ELEMENTARY SCHOOL. THEN THERE [REDACTED], DOB [REDACTED], [REDACTED] DOB [REDACTED] WHO ATTENDS MAHONE. AND THEN THERE IS [REDACTED] WHO ATTENDS TREMPER. THOSE ARE THE FIVE CHILDREN THAT ARE CURRENTLY INVOLVED. THERE ARE TWO OTHER BIOLOGICAL CHILDREN FROM ROBERT - [REDACTED] (DOB [REDACTED]) WHO LIVES IN ILLINOIS AND [REDACTED] (DOB [REDACTED]) WHO LIVES WITH HIS MATERNAL GRANDFATHER IN ILLINOIS.

ROBERT IS CURRENTLY LIVING WITH CARLEEN D. LARSON (DOB 12/01/71). SHE ALSO HAS TWO CHILDREN OF HER OWN WHO ARE UNINVOLVED IN THIS INCIDENT, [REDACTED] (DOB [REDACTED]) AND [REDACTED] (DOB [REDACTED]).

WHAT HAD HAPPENED IN SHORT IS THAT ROBERT AND CARLEEN GOT INTO AN ARGUMENT THIS MORNING. ROBERT WENT AROUND AND STARTED TO PICK UP HIS CHILDREN FROM SCHOOL PRIOR TO THE RELEASE TIME. HE THEN GOT TO TREMPER AND [REDACTED] HAD CONTACTED CARLEEN AND STATED THAT HE WAS ATTEMPTING TO DO SO. ROBERT TOOK [REDACTED] PHONE. [REDACTED] WAS

KHDS Client Tracking System

Date Generated 6/3/2009 1:33:27 PM



Crisis Event Summary

Name: [REDACTED] SSN: 000-00-0000 DOB: [REDACTED]
 TOLD BY CARLEEN TO CONTACT THE SECURITY AT THE SCHOOL. SHE DID SO. CARLEEN DID
 SHOW UP THERE. POLICE GOT INVOLVED AND BECAME ALLEGATIONS OF ABUSE BY ROBERT TO
 [REDACTED] AND TO [REDACTED].

[REDACTED] HAS A VERY SMALL MARK ON HIS LEFT CHEEK THAT HE STATED WAS AS A RESULT FROM
 DAD SLAPPING HIM WITH AN OPEN HAND ON SUNDAY. THERE IS ALSO A MARK ON THE INNER
 SIDE OF HIS ARM ABOUT ELBOW HEIGHT. CIRCULAR IN NATURE THAT HE SAID WAS CAUSED
 WHEN DAD GRABBED HIM.

AT THAT POINT, DET MOGENSEN HAS BEEN INTERVIEWING THE KIDS. SHE DID NOT HAVE A
 STATEMENT WRITTEN UP, SHE JUST HAD SEVERAL STATEMENTS THAT THE KIDS STATE THEY DO
 GET HIT WITH AN OPEN HAND. [REDACTED] REPORTED THAT HE GOT HIT ON SUNDAY AND GRABBED.
 [REDACTED] REPORTED THAT IN THE PAST DAD HAS GRABBED HER BY THE JAW AND LIFTED HER UP
 OFF THE GROUND AND PUSHED THEM AGAINST WALLS.

AT THIS POINT, DAD IS REFUSING TO GIVE A STATEMENT TO DET MOGENSEN. CARLEEN WAS
 THERE WITH THE CHILDREN AND HAD SINCE BEEN SENT HOME. ALL THE CHILDREN STATED THAT
 THEY WANTED TO LIVE WITH CARLEEN AND STAY WITH CARLEEN. THEY ARE NOT FEARFUL OF
 HER. SHE IS PROTECTIVE AND SEEMED APPROPRIATE PER DET MOGENSEN.

[REDACTED] ALSO STATED THAT DAD WILL GRAB THEM AND PICK THEM UP AND THROW THEM. [REDACTED]
 HAS OVERHEARD HER BROTHER BEING SPANKED.

WORKER WENT AND SPOKE WITH DAD. HE STATED THAT HIM AND CARLEEN HAD BEEN LIVING
 TOGETHER FOR 16 MONTHS. THEY HAVE BEEN DATING FOR PROBABLY A TOTAL OF TWO
 MONTHS INCLUDING THE 16 MONTHS THEY HAVE BEEN LIVING TOGETHER. HE DEFINES HIMSELF
 AS MARRIED, EVEN THOUGH IT HASN'T GONE THRU THE COURT'S EYES. THEY DID HAVE A
 MARRIAGE CEREMONY - RELIGIOUS BASED. THERE ARE A COUPLE ADDRESSES LISTED. DAD HAS
 AN ADDRESS IN ? LAKE, ILLINOIS AT 3609 MIDWAY DRIVE (THAT IS THE ADDRESS LISTED ON HIS
 DRIVERS LICENSE). RIGHT NOW, THAT HOME IS IN A TRUST. CARLEEN WAS APPOINTED THE
 TRUSTEE BY DAD. DAD IS THE BENEFICIARY. THAT HOUSE IS VACANT RIGHT NOW. WHEN HIM
 AND CARLEEN DECIDED TO LIVE TOGETHER, THEY WENT TO CARLEEN'S HOME AT 8400 122 ST
 AND THEY WERE THERE SINCE JAN OF 2009. WITHIN THE LAST COUPLE WEEKS, THEY MOVED TO
 THE ADDRESS THAT IS LISTED ON THE FACE SHEET WHICH IS 9189 41 AVE. THAT HOME IS IN
 CARLEEN'S NAME.

THE CHILDREN'S BIOLOGICAL MOTHER, LAURA LARSON, DIED APRIL 28, 2004 OF CANCER. HER
 AND DAD WERE MARRIED AT THAT TIME. SINCE THAT TIME, HE HAS BEEN THE FULL CAREGIVER.

WORKER ASKED HIM WHAT WAS GOING ON. HE SAID THAT HE WAS PICKING UP THE CHILDREN
 TODAY FROM SCHOOL TO GO BACK TO ILLINOIS SO THAT HIM AND CARLEEN CAN TALK ABOUT
 SOME THINGS AND FIGURE OUT SOME COMMON GROUNDS. HE SAID THAT CARLEEN HAS BEEN
 VERY CONTROLLING OF THE SITUATION AND VERY DEMANDING OF THE CHILDREN AS FAR AS
 CLEANING, TAKING OWNERSHIP OF HIS KIDS. HE STATES THAT SHE YELLS AT THE CHILDREN,
 BELITTLES THEM, GIVES THEM EXCESSIVE CHORES, SAYS THINGS ABOUT THEIR LATE MOTHER
 ABOUT HOW STUPID SHE WAS TO DAD. HE FEELS THAT SHE IS UNREALISTIC WITH HER
 EXPECTATIONS OF THE KIDS AND VERY CONTROLLING OF DAD AND THE MONEY SITUATION.
 STATES THAT SHE ACCUSES DAD OF HIDING THINGS. SHE HAS BEEN SNOOPING INTO HIS
 PERSONAL EMAILS AND COMPUTER. HE SAYS THAT SHE HAS BEEN FOLLOWING HIM AND HAS A
 FRIEND IN THE FBI WHO HAS BEEN CHECKING INTO HIS PERSONAL AFFAIRS.

WORKER ASKED DAD ABOUT DISCIPLINING THE KIDS. HE SAYS THAT WHEN HE DISCIPLINES
 THEM, HE WILL GROUND THEM, TAKE AWAY DESSERTS, GIVE THEM "WORK DETAIL" WHICH
 CONSISTS OF EXTRA CHORES. HE DOES STATES THAT HE USES CORPORAL PUNISHMENT WHICH

KHDS Client Tracking System

Date Generated: 6/3/2009 1 33:27 PM



Crisis Event Summary

Name: [REDACTED] SSN: 000-00-0000 DOB: [REDACTED]

IS A SPANKING WITH BARE HANDS TO THE BARE BOTTOM. WORKER ASKED HIM TO SPECIFY WHETHER OR NOT THAT MEANT UNDERWEAR ON. HE SAID NO, TO THE BARE BOTTOM. HE SAID THAT HE HAS SLAPPED [REDACTED] IN THE FACE. WORKER ASKED HIM WHEN THE LAST TIME WAS. HE SAID HE COULD NOT RECALL. HE SAID IT COULD BE TWO WEEKS TO A WEEK AND A HALF. WORKER ASKED HIM SPECIFICS ABOUT WHO HE REMEMBERS GETTING DISCIPLINED. HE COULD NOT REMEMBER. HE SAID IT WAS PROBABLY [REDACTED] OR [REDACTED]. THOSE TWO TEND TO GET IN THE MOST TROUBLE. HE COULD NOT REMEMBER. HE COULD NOT GIVE SPECIFICS ON THE DISCIPLINE ACTIONS, HOW CURRENT THEY HAPPENED AND TO WHOM THEY HAPPENED FOR WHAT.

WORKER ASKED HIM IF THERE ARE FAMILY OR RELATIVES IN KENOSHA. HE STATED THAT THEY ARE NOT. ALL THE FAMILY AND RELATIVES LIVE IN ILLINOIS. WORKER ASKED IF HE HAD ANY PRIOR ILLINOIS DCFS CONTACT AND HE SAID IN 2005, SOMEONE CALLED DCFS ON HIM REGARDING ABUSE AND NEGLIGENCE. HE SAID IT WAS UNFOUNDED.

ROBERT THEN WENT ON TO TALK ABOUT CARLEEN HAVING ALL THE MONEY AND CONTROLLING EVERYTHING. HE DENIES ANY DV WITH HER. HE SAID THEY JUST HAVE A LOT OF ARGUING AND FIGHTING IN THE PAST, MOSTLY OVER THE WAY SHE CONTROLS THE CHILDREN AND EVERYTHING ELSE.

IT WAS STATED THAT HE WAS JUST GOING TO PICK UP THE KIDS AND FIGURE OUT WHAT TO DO NEXT. HE DID NOT HAVE A PLAN. HE DID STATE THAT CARLEEN DID STATE TO HIM THAT SHE WAS GOING TO TAKE HIS KIDS AWAY FROM HIM AND HE WAS CONCERNED ABOUT THAT. HE ALSO STATES THAT THEY HAVE BEEN GOING TO COUNSELING FOR OVER A YEAR WITH NO REAL RESOLVE.

WORKER SPOKE WITH HIM REGARDING THE CHILDREN AND THEIR WELFARE THIS EVENING. WORKER EXPLAINED THE KIDS HAD EXPRESSED INTEREST OR WANT TO STAY WITH CARLEEN THIS EVENING AS THEY FELT SAFE WITH HER AND THAT IS THEIR HOME. HE STATED THAT HE WOULD NOT HAVE A PROB WITH THAT. HE DEFINITELY PUT THEIR WANTS AND NEEDS FIRST. HOWEVER, HE DOES HAVE CONCERN WITH CARLEEN HAVING THE CHILDREN BUT DID STATE THAT THAT WAS BETTER THEN PLACING THE CHILDREN OUTSIDE THE HOME.

WORKER EXPLAINED THAT I WOULD GO TO THE HOME AND CHECK ON THEM AND TALK TO THEM AND ALSO SPEAK WITH CARLEEN REGARDING APPROPRIATE CONVERSATION AROUND THEM SO THAT THEY WERE NOT DISCUSSING THE CURRENT INVESTIGATION. HE DID STATE THAT HE WOULD AGREE TO THAT.

WORKER ALSO EXPLAINED TO HIM THAT DCFS WOULD BE CONTACTED AND INFO WOULD BE FORWARDED TO THEM AND SOMEONE WOULD BE IN CONTACT WITH HIM. WORKER EXPLAINED THAT HE SHOULD NOT ATTEMPT TO GO TO THE HOME OR ATTEMPT TO PICK UP THE CHILDREN FROM SCHOOL AND IF HE WERE TO DO SO, CRISIS WOULD BE CONTACTED AND WE WOULD LOOK AT POSSIBLY DETAINING THE CHILDREN AT THAT TIME. HE STATED THAT HE WOULD NOT VIOLATE THE RECOMMENDATION. HE DID STATE THAT HE NEEDED TO GO TO THE HOME TO GET SOME OF HIS BELONGINGS SUCH AS HIS WORK BADGE AND PHONE CHARGER. WORKER DID OKAY THAT WITH BOTH CARLEEN AND THE DETECTIVES AND A POLICE ESCORT WAS GOING TO GO AND DO THAT WITH HIM ONCE WORKER HAD THE CHANCE TO GO TO THE HOME AND SPEAK WITH THE FAMILY.

HE STATED THAT HE COULD BE CONTACT HIS CELL PHONE PROVIDING CARLEEN DOES NOT SHUT IT OFF. WORKER DID CONFIRM WITH CARLEEN LATER THAT SHE HAD NO INTENTION OF DOING THAT AT THIS POINT. HIS CELL IS 262-885-8003. CARLEEN HAS A CELL OF 308-6051.

WORKER WENT TO THE HOME AND SPEAK WITH CARLEEN. SHE STATED THAT SHE DID NOT

KHDS Client Tracking System

Date Generated: 6/3/2009 1:33 27 PM

**Crisis Event Summary**

NAME: [REDACTED] SSN: 000-00-0000 DOB: [REDACTED]
 KNOW ALL OF THE ABUSE THAT WAS GOING ON UNTIL THE KIDS DISCLOSED IT TO HER. SHE SAYS THAT SHE BELIEVES MOST OF IT OCCURRED WHEN SHE WAS NOT HOME BUT SHE DID SEE SOME BEHAVIORS THAT WERE OF QUESTION. FOR EXAMPLE, FOR DISCIPLINE, HE WILL WITHHOLD MEALS. SHE HAD SAID THAT ORIGINALLY HE'D SPANK THREE TIMES AND NOW IT IS GETTING INTO EXCESS OF 15 TIMES. SHE SAYS THAT HE HAS SLAPPED THEM IN THE MOUTH BEFORE AND HE PICKS THEM UP BY THEIR CHINS. IN THE PAST, HE HAS TAKEN AWAY EVERYTHING AND MAKE THE CHILDREN WEAR JUST WHITE T-SHIRTS AND BASIC ESSENTIALS. HE GIVES THEM EXTREME MAJOR CHORES, THINGS THAT ARE BEYOND WHAT CHILDREN OF THEIR AGE SHOULD AND CAN DO.

SHE STATES THAT THEY HAVE BEEN IN INTENSIVE COUNSELING FOR A YEAR. ON THE ARGUMENT THAT THEY GOT INTO THIS MORNING, SHE WAS TELLING ROBERT THAT HE NEEDED INTENSIVE COUNSELING FOR HIMSELF AS DID THEIR JOINT COUNSELOR ALSO RECOMMEND THAT AND HE WAS REFUSING TO GET ANY TYPE OF HELP. THEY HAVE BEEN SEEING BRIAN WESTRADE FROM WELLS SPRING COUNSELING FOR A WHILE AND BRIAN ALSO RECOMMENDS THAT DAD GET COUNSELING.

CARLEEN STATES THAT THEY WERE MARRIED ON 11/11/07 IN A MARRIAGE CEREMONY. IT IS NOT LEGAL BY THE STATE BUT WAS IN THE EYES OF GOD. THE REASON THAT IT WAS NOT LEGALLY DONE IS BEC OF ROBERT HAS SOME TAX ISSUES. SHE SHOWS WORKER A LOT OF PAPERWORK WHERE SHE IS NAMED IN THE WILL TO TAKE CARE OF THE CHILDREN AND SHE IS A TRUSTEE OF THE HOUSE IN ILLINOIS. ALL OF THESE DOCUMENTATIONS WERE WRITTEN UP WHEN HER AND ROBERT'S RELATIONSHIP WAS MUCH BETTER. SHE STATES THAT SHE IS DOING THIS FOR THE BENEFIT FOR THE KIDS. SHE CARES FOR THEM. SHE CONSIDERS HERSELF THE ONLY MOTHER THEY HAVE NOW. THEY HAVE BEEN THRU QUITE A BIT AND SHE JUST WANTS TO PROVIDE A STABLE ENVIRONMENT FOR THEM. SHE IS WILLING TO KEEP THEM IF NEED BE. SHE STATES THAT SHE IS VERY FEARFUL OF THEIR ENVIRONMENT WITH THEIR DAD AND WHAT THEY WOULD BE SUBJECTED TO, ESPECIALLY IF SHE WAS NOT THERE.

WORKER WOULD LIKE TO NOTE THAT THE HOME WAS EMMACULATLY KEPT. SHE SAYS THAT EVERYBODY IN THE HOME TAKES PART. SHE ALSO SAYS THAT ROBERT IS NON-EXISTENT. SHE HANDLES THE EVERYDAY MATTERS AS FAR AS SCHOOLING AND CARING FOR THE CHILDREN AS OF THIS POINT.

WORKER WENT DOWNSTAIRS AND SPOKE WITH THE KIDS. [REDACTED] BASICALLY SAID THAT WHAT HAD HAPPENED WAS THAT HER DAD WAS PICKING EVERYBODY UP BEC HE SAID IT WAS A FAMILY EMERGENCY. WHEN THEY WENT TO GET [REDACTED] AT SCHOOL, [REDACTED] CONTACTED CARLEEN AND THAT IS WHEN THE POLICE GOT INVOLVED. [REDACTED] SAID THAT CARLEEN IS LIKE THEIR MOM. WHEN ASKED HOW THEY FEEL ABOUT DAD, [REDACTED] SAYS THAT SHE DOESN'T REALLY THINK HE IS A GOOD FATHER. [REDACTED] SAYS SHE DOESN'T LIKE HIM, [REDACTED] SAID HE ACTS LIKE HE HAS BIPOLAR AND HE DOESN'T TREAT THEM GOOD. [REDACTED] ALSO WENT ON TO STATE THAT HE IS NOT A GOOD PARENT. SHE CAN NEVER HAVE FUN WITH HIM. HE WILL GRAB THEM BY THE JAW AND ONE TIME HE GRABBED HER BY THE JAW AND ACTUALLY LIFTED HER UP WITH JUST ONE HAND. [REDACTED] ALSO SAID THAT SHE DOESN'T REALLY LIKE HIM BEC HE WILL SPANK THEM AND SLAP THEM AND HAD SMASHED HER INTO THE WALL. [REDACTED] BASICALLY SAID THAT HE DOES NOT LIKE HIM EITHER. HE GETS HIT IN THE FACE. HE SHOWED WORKER HIS LEFT CHEEK WHICH IS A VERY LIGHT CIRCULAR BRUISE BY THE EAR. IT IS VERY FAINT IN COLOR AND THEN THERE IS A MARK ON HIS LEFT INNER FOREARM ABOUT THE SIZE OF A DIME WHERE HE SAID HIS DAD GRABBED HIM.

WORKER ASKED ABOUT THE OTHER SIBLINGS. THEIR OLDEST SISTER THEY DON'T REALLY TALK TO AT ALL BEC SHE IS IN A LOT OF TROUBLE AND A BAD INFLUENCE ON THEM. SHE LIVES IN ILLINOIS BUT THEY DON'T SPEAK WITH HER. ABOUT THEIR BROTHER, THEY SAID HE LIVES WITH THEIR GRANDPA BEC HE NEVER GOT ALONG WITH THEIR DAD. HE HATED HIM HIS WHOLE LIFE AND HE DIDN'T LIKE THE IDEA OF THEIR DAD GETTING REMARRIED.

**IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS**

PROBATE DIVISION

Estate of)

LARA M. LARSON,)

Deceased.)

No. 04 P 484

FILED

OCT 16 2008

Handwritten signature/initials

**PETITION FOR COURT ORDER
TO APPOINT TRUSTEE**


NOW COMES THE PETITIONER, ROBERT R. LARSON, Husband
of the Decedent, and prays that this Court consider his Petition to Hear his
Petition as follows:

1. This Court removed the Trustee of the LARA M. LARSON
TESTAMENTARY TRUST, Mr. John Lindvall, as per it's order, on
February 19, 2008.
2. On that same date this Court appointed Attorney FREDERIC
BRYAN LESSER as Special Administrator of the Estate of
LARA M. LARSON.
3. On May , 2008 this Court appointed Mr. Keith Baldwin as Trustee
of the LARA M. LARSON TESTAMENTARY TRUST. On
October 1. 2008 Mr. Baldwin signed a notice to this Court that
he was resigning as Trustee of the aforementioned Trust.
4. The Testamentary Trust of the decedent names no other individual
to act as Trustee; Mr. Baldwin was the last named.

6. CARLEEN, in addition to being the step-mother for MR. LARSON'S seven children, has spent hundred's of hours in the last twelve plus months attempting to determine the whereabouts of Trust funds held by the Trust's first serving Trustee, Mr. John Lindvall. Mr. Lindvall is now under indictment for misappropriation of those funds.
6. MR. LARSON feels that CARLEEN has the emotional commitment to his children, the ability to manage the Trust assets properly, and the moral character to keep the Trust functioning as directed by the Trust document.

THEREFORE, the Petitioner petitions this Court to appoint CARLEEN LARSON as Trustee of the LARA M. LARSON TESTAMENTARY TRUST.

Respectfully submitted:



ROBERT R. LARSON



ANTHONY I. MOREE,
HIS ATTORNEY



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type Phys Abuse Child

Page 1 of 10

LARSON Carleen D. 12/1/71 308-5057
Last Name First Middle DOB Telephone
9189 41 Ave Pl Prairie WI 53158
Address City State Zip

Business Name and Address

Work Telephone

On May 30, 09 at or about 6:45 (AM/PM) I heard or saw the following:
Date Time

I returned home from having lunch with a friend. When I got into the house, I saw Robert's left cheek. His cheek bone was red, looked like he had been punched. Faith told me that Robert was hit by Rob. I asked if Rob punched Robert. Robert told me that Rob slapped him with an open hand. I asked what provoked this. Robert said that he was arguing with Grace + Rob called Robert in the house. Robert asked Robert what was going on. Robert told Rob that he was arguing with Grace and also made a face at her.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Red Magnus



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 2 of 10

LARSON CAVLEEN D
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

He demonstrated the face he made to
Grace, and that is when Rob hit Robert
across the face. At I asked Rob what
happened. Rob said that he smacked Robert
in the mouth. Rob also said that you know
I will do that if he lies. Rob didn't
like Roberts answer + determined that it
was lie. When ended in an argument, Rob
left + was gone for 2 hours. During the
argument, I told Robert that he left a
mark on Roberts face and Rob replied "And"

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Det. [Signature]



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 3 of 10

Larson Carleen B
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

On May 31 2009 Rob left before 6:00 A.M.
Date Time

Rob called Faith at about 1 or 2 in the afternoon. Rob asked Faith why she didn't check on him, asked where ~~he~~ everyone was. Faith called me to tell me he called. I asked Faith if Rob was coming back + she didn't know. Faith told me that she had taken a photo of Robert's face.

When we going to eat dinner at 5:30pm, Faith was making conversation + stated that she waved at a woman who gave her a dirty look. Rob came home + ate with us + he added that when he was walking last night,

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Det. H. Gorman



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 4 of 10

Harison Carleen
Last Name First Middle DDB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} the ^{Time} police stopped him & asked for ID
We didn't talk the rest of the day.

On June 1 2009, I called Rob about
the girls shower. The conversation got heated.
Rob said I was crazy, a clean sreak. Rob
said that the next time I ^{tell Rob} say I am going
to leave, he will take the kids. I told
him that he was unstable & he needs
help. I told him that he needs to get
checked in. I told him that when
he was same he picked me to take care
of his kids. Rob said that I was all
he had. Regardless, I told him that

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Jackson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Red Magnus



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 5 of 10

Hanson Carleen _____
Last Name First Middle DOB Telephone

Address _____ City _____ State _____ Zip _____

Business Name and Address _____ Work Telephone _____

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} he ^{Time} thought I was a good parent and I
will protect them even from him. Rob
said that I could make him leave. I
told him it was my house. He said
he would leave if law enforcement got
involved. If you love your kids, you
wouldn't put them through that +
get the help he needs. We were on
the phone for about 1.5 hours. I
called him at noon because we were
having carpet cleaners come. Rob said
he was out to lunch. I texted
Faith + asked her to call me in between

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Hanson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Det. Morrison



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 6 of 10

Larson Carleen B.
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} Classes: ^{Time} Faith called + I said that Dad
was acting unstable but that I would
be home after school. Faith called
a few minutes before 2:00 PM that
Rob was trying to pick her up. I
told Faith to get the principal or
security guard + tell them what has
been going on + that I was on
my way. I called Jeffrey (School) because I
wouldn't be able to pick up the kids
at 2:30 PM. The secretary told me
Rob has just been there + checked the
two girls out. I was getting upset,

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Det. Henson



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 7 of 10

Lanson Carleen A.
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

+ asked Deb (Secretary) what to do.
She said to call 911, which I did.
I pulled into Trumper + saw a
police officer. I told him I needed
his help. Grace called out for me -
they were in the van. I also turned
+ saw Rob coming out of school.
Faith was then escorted to me by a
security guard. Rob told her to get
into the van. He told the officer
we were not married + they (kids) don't
live in Wisconsin. Faith screamed
at Rob that she wasn't going with him.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Lanson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by: Det. Maysen



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 8 of 10

WATSON Carleen S
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} The ^{Time} officer told him (Rob) not to
go by us Rob kept walking over +
closed the van doors. I asked an
officer if they could open it as it
was warm. I was trying to comfort
Felix + then when I was told
that I could go by the van, I
consolated the other kids.

Rob spanks the kids in the backroom.
He doesn't do that in front of me.
I have seen him slap Robert across
the mouth two times, within the

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Watson Date 10/2/09 Time 10:30 AM

Witnessed _____
Delivered orally and reduced to writing by: Det Meyer



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 9 of 10

Last Name Larson First Carleen Middle A DDB _____ Telephone _____

Address _____ City _____ State _____ Zip _____

Business Name and Address _____ Work Telephone _____

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} last ^{Time} couple of weeks. Rob grabs the girls by lifting ~~his hands~~ their chin by his hands. He has lifted brace + April off of the ground doing this. I have seen April get this on one occasion. April had gotten her checks grabbed on two occasions. Rob with holds meals, take away the kids gift + b-day money + use it himself. He has made the kids re-copy the bible if there are mistakes he makes them copy that chapter 5 times. Rob has made the kids eat liver + disgusting things. For 1 week.

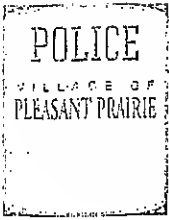
I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 10:32 AM

Witnessed _____

Delivered orally and reduced to writing by:

Det. Hagen



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 10 of 10

Larson Caileen D _____
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

^{Date} April + ^{Time} Avielle could not eat with us.
This was about two months ago.

Avielle has her arm broken two months ago.
She came home from gymnastics on a Tuesday.
That Thursday, I got a call from the school
that Avielle's arm was swollen after jumping
rope.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Caileen Larson Date 6/2/09 Time 10:32 A.M.

Witnessed _____

Delivered orally and reduced to writing by: Det. Hansen



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type phys. Abuse Child

Page 1 of 4

Larson Carleen B 12/1/71 308-5057
Last Name First Middle DOB Telephone
9189 41 Ave Pleasant Prairie WI 53158
Address City State Zip

Business Name and Address

Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:
Date Time

For many years Grace had stomach issues. Grace was vomit and I didn't know what the problem was. In 2009, I got Grace to the pediatrician. I asked Rob if I could look into this + he agreed. We set up an appointment with the stomach specialist. In 1/08, Grace had an upper + lower GI. Rob had thought Grace was making herself throw up. The Dr. wanted her to put on weight. Rob would make ^{her} shakes with whole cream + protein powder and would make her drink this, once or twice a day. Rob would also make her eat everything.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 4:45 PM

Witnessed _____

Delivered orally and reduced to writing by: Det. Magnus



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 2 of 4

LAWSON CAVLEEN D.
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:
Date Time

In the Fall of 2008 at around the
end of dinner time, Grace had mash
potatoes left on her plate. She said that
she was full + could not finish them.
Rob told her to finish them or she
would get a spanking. Grace said no.
Rob got her up + lifted her off the chair
+ attempted to carry Grace to the half-
bath. Grace said she was too old
for a spanking and called him a
freak. Rob said that he would come
up with a different punishment +
to sit down at the dining room table.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Lawson Date 6/2/09 Time 4:45pm

Witnessed _____

Delivered orally and reduced to writing by: Det. Monahan



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 3 of 4

Larson Carlene A.
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:

Date Time

Rob told her she would sit there until she finished her potatoes. Grace said "What are you going to do force feed me?" Rob got up, grabbed her by the jaw + took her a spoon of potatoes with the other hand, + attempted to get the potatoes in her mouth. Grace flailed her arms to get Robs hand away from her mouth. Grace hit the spoon out of the way. He picked her up by the jaw, Grace + the chair lifted up + the chair smashed into the wall + Grace + Rob ended up on the floor.

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carlene Larson Date 10/2/09 Time 2:45pm

Witnessed _____

Delivered orally and reduced to writing by: Det. J. J. [Signature]



PLEASANT PRAIRIE POLICE DEPARTMENT
WITNESS STATEMENT

Case Number 09-7586

Event Type _____

Page 4 of 4

Larson Carlene D.
Last Name First Middle DOB Telephone

Address City State Zip

Business Name and Address Work Telephone

On _____ at or about _____ (AM/PM), I heard or saw the following:
Date Time

The chair left a mark on the wall as well as a scuff on the chair itself. These marks are still at the house - 8400 122 St

The kids started coming in as well as some kids were in the room

I have made the above statement voluntarily and without any threats or promises. It is my desire to relate the facts of this incident. I have read, or had read to me, the above statement and have found it to be true and correct.

Signed Carleen Larson Date 6/2/09 Time 4:45pm

Witnessed _____

Delivered orally and reduced to writing by: Det. J. [Signature]

STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE 19TH JUDICIAL CIRCUIT
LAKE COUNTY

ESTATE OF LARA M. LARSON

CASE NO. 04P 484

LETTERS OF OFFICE
DECEDENT'S ESTATE

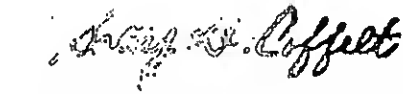
ON DECEMBER 11, 2008 AUTHORIZATION WAS GIVEN TO

CARLEEN D LARSON, APPOINTED EXECUTOR

OF THE ESTATE OF LARA M LARSON

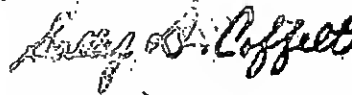
DECEASED, WHO DIED APRIL 28, 2004

TO TAKE POSSESSION OF AND COLLECT THE ESTATE OF THE DECEDENT, AND DO ALL ACTS
REQUIRED BY LAW.



SALLY D. COFFELT
CLERK OF THE CIRCUIT COURT

I HEREBY CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF THE LETTERS OF
OFFICE NOW IN FORCE IN THIS ESTATE.



SALLY D. COFFELT
CLERK OF THE CIRCUIT COURT



BY DEPUTY CLERK: SANDRA G

DATED: DECEMBER 11, 2008

VERIFICATION BY CERTIFICATION

Under penalties of perjury as provided by law, pursuant to section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that we believe the same to be true.

Dated: October 16, 2008

A handwritten signature in cursive script, appearing to read "Robert R. Larson", is written over a horizontal line.

ROBERT R. LARSON

Copy of
Faith Kause's
Photo.
09-7586



Brian Wagner

From: Personal Designation [extremelyeasy@yahoo.com]
Sent: 10/05/2009 11:36 AM
To: Police
Subject: OPEN RECORDS SEARCH/CHIEF WAGNER
Attachments: --static--antiquepaper_b.jpg; --static--antiquepaper_c.jpg; --static--antiquepaper_t.jpg

Brian

Per our earlier phone conversation, I am submitting this Email request for all records that the Village of Pleasant Prairie Police Department has regarding incident / offense report #1-09-007586 and Circuit Court of Kenosha Case # 2009CF000610. Please start the work on your end and I will come in to pick up the copies of records. PLEASE COPY EVERYTHING YOU HAVE! I seem to be missing the arrest warrant that was signed by a judge. Please keep an eye out for that document and put it on top of the stack!

Thanks. I can be reached at 262-865-8063.

Cheers,

Robert R. Larson

Do You Yahoo!?

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<http://mail.yahoo.com>



Pleasant Prairie Police Department

8600 GREEN BAY RD
PLEASANT PRAIRIE, WI 53158
Phone 262-694-7353 Fax 262-694-7729

Incident / Offense Report

1-09-007586

Print Date/Time:
10/05/2009 11:57

EVENT INFORMATION

Report No.: 1-09-007586 Local Report No:
Type: FTR FAMILY TROUBLE
Comment:
Disposition: ARREST MADE (NON TRAFFIC)

Report Date/Time: 6/01/2009 14:13
Event Date/Time: 5/30/2009 17:00 To: 5/30/2009 17:00

EVENT LOCATION

9189 41ST AV
PLEASANT PRAIRIE, WI 53158
Intersection:
Beat / District: Center

Location Type: RESIDENCE/HOME
County: Kenosha
Map / Ref:
Zone / Area: PRAIRIE VILLAGE CONDOS

ADMINISTRATION

Reporting Officer: Mogensen, Heather
Entered By: Moreno, Kathryn
Approved By: Mogensen, David

PROPERTY RELATED TO EVENT:

| | | | | |
|----------------|----------------------------------|-----------------|--------------------|------------|
| Property No.: | 1 | Type: RECOVERED | Quantity: | 1 |
| Class: | FILM | | Value: | 0.00 |
| Make: | Digital Photo | Model: | Criminal Mischief: | 0.00 |
| Serial Number: | | | Date Recovered: | 06/01/2009 |
| Owner: | | | | |
| Description: | recovered from [REDACTED] camera | | | |

PROPERTY RELATED TO EVENT:

| | | | | |
|----------------|----------------|------------------------|--------------------|------------|
| Property No.: | 2 | Type: FILM - RECOVERED | Quantity: | 31 |
| Class: | FILM | | Value: | 0.00 |
| Make: | Digital Photos | Model: | Criminal Mischief: | 0.00 |
| Serial Number: | | | Date Recovered: | 06/02/2009 |
| Owner: | | | | |
| Description: | | | | |

PROPERTY RELATED TO EVENT:

| | | | | |
|----------------|-----------------------------------------|-----------------|--------------------|------------|
| Property No.: | 3 | Type: RECOVERED | Quantity: | 1 |
| Class: | (K) Miscellaneous | | Value: | 0.00 |
| Make: | Dvd | Model: | Criminal Mischief: | 0.00 |
| Serial Number: | | | Date Recovered: | 06/02/2009 |
| Owner: | | | | |
| Description: | recording of interwies of Robert Larson | | | |



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Incident / Offense Report

1-09-007586

Print Date/Time:
10/05/2009 11:57

PROPERTY RELATED TO EVENT:

Property No.: 4 Type: RECOVERED Quantity: 1
Class: (K) Miscellaneous Value: 0.00
Make: Dvd Model: Criminal Mischief: 0.00
Serial Number: Date Recovered: 06/02/2009
Owner:
Description: dvd of 2 phonecalls made by Larson at PPPD

PROPERTY RELATED TO EVENT:

Property No.: 5 Type: RECOVERED Quantity: 1
Class: (K) Miscellaneous Value: 0.00
Make: Handcuff Key Model: Criminal Mischief: 0.00
Serial Number: Date Recovered: 06/03/2009
Owner:
Description: taken from Robert Larson's key chain

PROPERTY RELATED TO EVENT:

Property No.: 6 Type: RECOVERED Quantity: 1
Class: (K) Miscellaneous Value: 0.00
Make: Knife Model: Criminal Mischief: 0.00
Serial Number: Date Recovered: 06/03/2009
Owner:
Description: pocket knife taken from Larson

PROPERTY RELATED TO EVENT:

Property No.: 7 Type: RECOVERED Quantity: 4
Class: (K) Miscellaneous Value: 0.00
Make: Cac Interviews Model: Criminal Mischief: 0.00
Serial Number: Date Recovered: 06/03/2009
Owner:
Description: interviews of [REDACTED]

DISPATCH INFORMATION

Call Number: 090000009091 Call Type: PHONE
Received Time: 14:13 End Time: 00:00 Elapsed Time: 587

DISPATCHED UNIT(S)

| Unit Number: | Dispatched: | Enroute: | On Scene | Cleared: | Elapsed: |
|--------------|-------------|----------|----------|----------|----------|
| 141 | 14:22 | 14:22 | 14:33 | 14:49 | 27 |
| 162 | 19:21 | 19:21 | 00:00 | 19:21 | 0 |
| 165 | 14:13 | 14:13 | 14:22 | 18:45 | 272 |



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1-09-007586

Print Date/Time:
10/05/2009 11:57

OFFENSE INFORMATION

Offense No.: 1 S 948.03(2) Physical Abuse Of A Child - Intentional Injury

Larceny Type:

Degree: CLASS E FELONY

Attempted / Committed: C

Location Type: RESIDENCE/HOME

Use of Force:

Motive:

Hate/Bias Crime:

Intimidation (Hate Crime): No

Target of Bias:

Domestic/Family Violence Involved: No

Criminal Activity:

Vehicle Method of Entry:

Suspected of Using:

Weapon Used: Hands/ Fist/ Feet - NOT AGGRAVATED

Arson:

Coercion:

Disposition: CLEARED BY ARREST

Disposition Date: 06/03/2009

Clearance: CLOSED/CLEARED

Cleared By: Mogensen, Heather

Cleared By Date: 06/03/2009

BUSINESS INFORMATION

BUSOT No.: 1 TREMPER HIGH SCHOOL
8560 26TH AV KENOSHA WI 53140

Phone: 262-942-2200

PERSON INFORMATION

COMP No.: 1 LARSON, CARLEEN D
9189 41ST AV PLEASANT PRAIRIE WI 53158

SSN: Date of Birth: 12/01/1971 Age: 37 YRS

Date of Emancipation: / /

D.L. No.: T653-1047-1941-07 State: WI Exp. Date: 12/01/2014

Phone: 262-308-5051 Wk. 000-000-0000

Place of Birth:

Country:

Gender: F Race: W Hgt: 5' 5" Wgt: 130 To 130

Hair: BLN Eyes: BLU

Residential Status: RESIDENT

Marital Status:

Aggravated Assault / Homicide Circumstances:

Statement Obtained:

BUSINESS INFORMATION

OA No.: 1 JUVENILE CRISIS
5407 8TH AV KENOSHA WI 53142

Phone: 262-657-7188

BUSINESS INFORMATION

OA No.: 2 CAC - JULIE MCGUIRE
6308 8TH AV KENOSHA WI 53142

Phone: 262-653-2266



Pleasant Prairie Police Department

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PLEASANT PRAIRIE, WI 53158
Phone 262-694-7353 Fax 262-694-7729

Incident / Offense Report

1-09-007586

Print Date/Time:
10/05/2009 11:57

BUSINESS INFORMATION

OA No.: 3 CAC - RITA KADAMIAN NURSE PRACTITIONER Phone: 262-653-2267
6308 8TH AV KENOSHA

PERSON INFORMATION

OTH No.: 6 BERANU, AARON W
1033 OAK TREE TRL LAKE VILLA IL 60046
SSN: Date of Birth: 9/01/1973 Age: 35 YRS Date of Emancipation: / /
D.L. No.: State: Exp. Date: / / Phone: 847-354-1441
Place of Birth: Country:
Gender: M Race: W Hgt: 0' 0" Wgt: 0 Hair: Eyes
Residential Status: NON-RESIDENT Marital Status:
Aggravated Assault / Homicide Circumstances: Statement Obtained:

PERSON INFORMATION

OTH No.: 7 WAZELLE, DEBBIE
9177 41ST AV PLEASANT PRAIRIE WI 53158
SSN: Date of Birth: 9/12/1954 Age: 54 YRS Date of Emancipation: / /
D.L. No.: State: Exp. Date: / / Phone: 262-948-1025
Place of Birth: Country:
Gender: F Race: W Hgt: 0' 0" Wgt: 0 Hair: Eyes
Residential Status: RESIDENT Marital Status:
Aggravated Assault / Homicide Circumstances: Statement Obtained:

BUSINESS INFORMATION

REQ No.: 1 POLICE KENOSHA Phone: 262-656-1234
1000 55TH ST KENOSHA WI 53142

PERSON INFORMATION

SUSAR No.: 1 LARSON, ROBERT R
9189 41ST AV PLEASANT PRAIRIE WI 53158
SSN: Date of Birth: 5/11/1965 Age: 44 YRS Date of Emancipation: / /
D.L. No.: L625-7766-5135 State: IL Exp. Date: 5/11/2012 Phone: 000-865-8063
Place of Birth: Country: USA
Gender: M Race: W Hgt: 6' 4" Wgt: 190 To 190 Hair: BLN Eyes: BLU
Residential Status: RESIDENT Marital Status: N
Aggravated Assault / Homicide Circumstances: Statement Obtained: